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Pursuant to §.617.0202, of the laws of the State of Florida, the undersigned do hereby submit these Articles of Incorporation for the purpose of organizing a non-profit corporation.

SEFAR UNIVERSAL FOUNDATION, Corp

ARTICLE 1 Name

The name of the corporation is: SEFAR UNIVERSAL FOUNDATION, Corp.

ARTICLE 2 Place of Business

The initial principal office and mailing address of the Corporation shall be:

888 Brickell Key Dr # 412 Miami, FI 33131

ARTICLE 3 Existence

The Corporation shall have perpetual existence.

ARTICLE 4 Effective Date

The effective date of incorporation shall be the same as the filing of these Articles of Incorporation.

ARTICLE 5 Type of non-profit corporation

The Corporation is a nonprofit Public Benefit Corporation.

ARTICLE 6 Purpose

SEFAR UNIVERSAL FOUNDATION, Corp, hereby referred to as "the Foundation", is a proactive center for scientific research on law, history and genealogy, as instruments at the service of the fundamental human right to the "Freedom" of the person, providing solutions aimed at transcending all borders that limit its exercise.

In order to achieve its main purpose, the Foundation will fulfill the following functions:

i) Promote, support and carry out scientific research in the field of law, history and genealogy, making the Foundation's means and equipment available to researchers for the development of high-quality work.

- ii) Encourage and implement academic training plans, holding and promoting forums, seminars, congresses, courses, workshops, diplomats, as a contribution to scientific research in the field of law, history and genealogy.
- iii) Edit, promote, sponsor and finance publications that constitute a contribution to the study of law, history and genealogy. These publications will be made by means of physical and/or digital media, guaranteeing their availability and integrity through automation.
- iv) Preserve and permanently conserve the documentation in its custody, adopting preventive measures for its conservation and protection, in order to keep it in optimal conditions and ensure its preservation and access to them.

All these objectives shall always be in compliance with the federal income tax law, under section 501(c) (3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE 7 Business Development

The character of the affairs and business that the Foundation initially intends to conduct is to take all such actions as may be appropriate to accomplish the purposes set forth above. Furthermore, the Foundation will aim to get sufficient funds that can help in the development of all direct work or granting financial aid to other organizations that have the same or similar purposes.

ARTICLE 8 Powers

The Foundation is organized exclusively as a proactive center for scientific research on law, history and genealogy, as instruments at the service of the fundamental human rights to the "Freedom" of the person, providing solutions aimed at transcending all borders that limit its exercise

No part of the earnings of the Foundation shall inure to the benefit of, or be distributable to its members, trustees, officers or other private persons, except that the Foundation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distribution in furtherance of the purpose set forth in ARTICLE 6 hereof. The Foundation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. The Foundation is not organized and shall not be operated by private gain of any person.

The property of the Foundation is irrevocably dedicated to accomplish its objectives. No part of the assets, receipts or net earnings shall inure to the benefit of, or be distributed to any individual. The Foundation may, however, pay reasonable compensation for services rendered, and make any other payment or distributions consistent with these Articles of Incorporation or the Foundation's Bylaws.

Notwithstanding any other provision of these Articles of Incorporation, the Foundation' 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 corresponding section or provision 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 or provision of any future United States Internal Revenue law or federal tax code.

ARTICLE 9 Membership

The Foundation' shall have no members. Its management shall be vested in the Board of Directors.

ARTICLE 10 Board of Directors

The Foundation' shall be governed by a **Board of Directors** The Directors of the Foundation will be appointed every six (6) years by the Board of Directors.

The initial Board of Directors will consist of three (3) members: A President, and two Directors. The number of Directors may be modified at any time, by the Bylaws of the Foundation.

The Foundation's initial directors are:

President: Bello Vetancourt, Crisanto A

Address: 888 Brickell Key Dr # 412, Miami, Fl 33131

Director: Bello Paoli, Crisanto

Address: 888 Brickell Key Dr # 412, Miami, Fl 33131

Director: Vetencourt Matute, Maria Elena

Address: 888 Brickell Key Dr # 412, Miami, Fl 33131

ARTICLE 11

Elimination of Directors' Liability

The personal liability of the directors of the Foundation for monetary damages for any action taken or failure to take any action as a director, is eliminated to the fullest extent permitted by applicable law. Neither this provision nor any other provisions in these Articles of Incorporation shall eliminate or limit the liability of a director for any of the following:

- a. The amount of a financial benefit received by a Director to which the Director is not entitled.
- b. An intentional infliction of harm on the Foundation.
- c. An intentional violation of criminal law.

For purposes of this provision, "Director" shall include trustees or persons who serve on a board or council of the Foundation in an advisory capacity.

ARTICLE 12 Indemnification

The Foundation shall indemnify any person against expenses, including without limitation, attorneys' fees, judgments, fines and amounts paid in settlement, actually and reasonably incurred by reason of the fact that he/she is or was a director, officer, employee or agent of the Foundation, or is or was serving at the request of the Foundation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or, other enterprise, in all circumstances in which, and to the extent that, such indemnification is specifically permitted and provided for by the laws of the State of Florida as then in effect.

ARTICLE 13 Distributions Upon Dissolution

Upon the dissolution of the Foundation, after paying or making provisions for the payment of all the legal liabilities of the Foundation, assets 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, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a court of competent jurisdiction of the county in which the principal office of the Foundation is then located, exclusively for such purposes or to such organization or organizations, as said court shall determine which are organized and operated exclusively for such purposes.

ARTICLE 14 Amendments

These Articles of Incorporation may be amended from time to time only by a two-thirds (2/3) vote of the Board of Directors of the Foundation present, in accordance with procedures set forth in the Bylaws of the Foundation, at a duly convened meeting called for that purpose, if a quorum is present and a notice is given as specified in the Bylaws of the Foundation.

ARTICLE 15 Registered Agent and Office

The name and address of initial registered agent is:

Octavio J Rodríguez.

Address: 31 SE 5th Street, # 301, Miami, Fl 33131

ARTICLE 17 Incorporator

The name and address of the incorporator is:

Octavio J Rodríguez.

Address: 31 SE 5th Street, # 301, Miami, FI 33131

CONSENT TO ACT AS REGISTERED AGENT

Having been named as registered agent to accept service for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Signature of Registered Agent

Octavio J Rodríguez

Date: 9/28/2021

Date: 9/28/2021

CONSENT TO ACT AS INCORPORATOR

I submit this document and affirm the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a thirddegree felony as provided in S. 917.155.

Signature of Incorporator:

Octavio J Rodriguez