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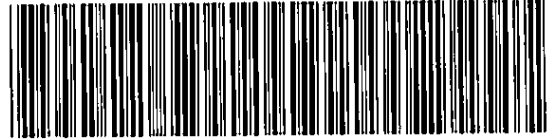
(Business Entity Name)

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Please use attached Articles of Organization

COVER LETTER

TO: New Filing Section
Division of Corporations

SUBJECT: Hermanos Capital, LLC.
Name of Limited Liability Company

The enclosed Articles of Organization and fee(s) are submitted for filing.

Please return all correspondence concerning this matter to the following:

Blake R. Mathesie

Name of Person

Hermanos Capital, LLC.

Firm/Company

6362 NW 80th Terrace

Address

Parkland, FL 33067

City/State and Zip Code

bmathesie@gmail.com

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

For further information concerning this matter, please call:

Blake R. Mathesie

954

695-8190

at ()

Name of Person

Area Code

Daytime Telephone Number

Enclosed is a check for the following amount:

☒ \$125.00 Filing Fee

☐ \$130.00 Filing Fee &
Certificate of Status

☐ \$155.00 Filing Fee &
Certified Copy
(additional copy is enclosed)

☐ \$160.00 Filing Fee,
Certificate of Status &
Certified Copy
(additional copy is enclosed)

Mailing Address

New Filing Section
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

Street Address

New Filing Section Division
The Centre of Tallahassee
2415 N. Monroe Street, Suite 810
Tallahassee, FL 32303

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SECRETARY OF STATE
TALLAHASSEE, FL

**ARTICLES OF ORGANIZATION
OF
HERMANOS CAPITAL, LLC.**

ARTICLE I: NAME

The name of the limited liability company is Hermanos Capital, LLC, (the "LLC").

ARTICLE II: ADDRESS

The street and mailing address of the principal office of the LLC is 6362 NW 80th Terrace, Parkland, FL 33067.

**ARTICLE III: REGISTERED AGENT, REGISTERED OFFICE &
REGISTERED AGENT'S SIGNATURE**

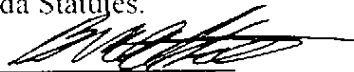
The name and the Florida street address of the initial registered agent of the LLC are:

Blake R. Mathesie

6362 NW 80th Terrace Parkland, FL 33067

Having been named as registered agent to accept service of process for the above stated limited liability company at the place designated in these Articles of Organization, 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 statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent as provided for in Chapter 605 of the Florida Statutes.

/s/ Blake R. Mathesie



ARTICLE IV: EFFECTIVE DATE AND TIME

The effective date and time of these Articles of Organization shall be the date and time that these Articles of Organization are filed with the Florida Department of State, Division of Corporations.

ARTICLE V: PURPOSE

The LLC is being formed for the purpose of transacting any and all lawful business for which a limited liability company may be organized under the Florida Revised Limited Liability Company Act. The Corporation is organized to transact any or all lawful business for which corporations

may be incorporated under the FBCA as it now exists or may hereafter be amended or supplemented. The initial purpose of this LLC is to apply for the 2022 Florida DBPR Annual Quota Alcoholic Beverage License Drawing.

ARTICLE VI: DURATION

The term for which this LLC shall exist is to be determined when the Florida DBPR releases the results of the 2022 Florida Annual Quota Alcoholic Beverage License Drawing. If the LLC is not selected in the Quota Drawing the LLC will dissolve. If the LLC is selected in the Quota Drawing, the LLC is to apply for the license in the selected counties and then sell and transfer the license to a purchaser. After the sale has been completed the LLC is to dissolve and equally distribute all assets (less costs and liabilities of the LLC) to all 20 (twenty) Member-Managers. Alternatively, the Member-Managers shall have to option through a vote, to extend the duration of the LLC and hold a percentage of assets in the LCC for further purposes in addition to Article V.

ARTICLE VII: DISSOLUTION

Upon termination or dissolution of the LLC, any assets (after liabilities are paid) lawfully available for distribution shall be distributed equally among all 20 (twenty) member-managers.

ARTICLE VIII: MANAGEMENT

The LLC will be member-managed.

ARTICLE IX: INDEMNIFICATION OF MEMBER-MANAGERS AND AGENT

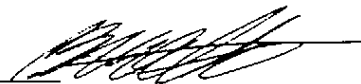
The LLC shall indemnify, advance expenses, and hold harmless, to the fullest extent permitted by applicable governing laws as it presently exists or may hereafter be amended, any person (a "**Covered Person**") who was or is made or is threatened to be made a party or is otherwise involved in any action, suit, or proceeding, whether civil, criminal, administrative, or investigative, and whether formal or informal (a "**Proceeding**"), by reason of the fact that he or she, or a person for whom he or she is the legal representative, is or was a member, manager, or agent of the LLC or, while a manager of the LLC, is or was serving at the request of the LLC as a manager, member, employee, or agent of another corporation or of a partnership, joint venture, trust, enterprise, or nonprofit entity, including service with respect to employee benefit plans, against all liability, damages, and loss suffered and expenses (including attorneys' fees) actually and reasonably incurred by such Covered Person. Any amendment, repeal, or modification of this Article shall not adversely affect any right or protection hereunder of any person in respect of any act or omission occurring prior to the time of such repeal or modification. No Manager, Member, or Agent shall be held personally liable for any liability of the LLC. No Manager, Member, or Agent shall be held liable to any other Manager, Member, or Agent. Further, the Registered Agent shall not be held liable to any Manager, Member, or Agent with the exception of purposeful and gross misconduct.

ARTICLE X: MANAGERS/MEMBERS

The name and address of each person authorized to manage and control the LLC:

[AMBR] Blake R. Mathesie, 6362 NW 80th Terrace Parkland, FL 33067
[AMBR] Russell Glen Vaccaro, 920 Radiance Court #124 Lake Mary, FL 32746
[AMBR] Cody Wheeler, 501 Knights Run Avenue #1116 Tampa, FL 33602
[AMBR] Chandler Maass, 9517 Aqua Lane Odessa, FL 33556
[AMBR] Austin Barton, 4237 Robin Hood Road Jacksonville, FL 32210
[AMBR] William Chadbourn Worth IV, 289 Courtney Lakes Circle #305 West Palm Beach, FL 33401
[AMBR] Matthew Galluzzo, 12100 NW 5th Court Plantation, FL 33325
[AMBR] Davis Ferguson, 24 North Brown Avenue Orlando, FL 32801
[AMBR] Bradley Bean, 1512 Inverness Road Fernandina Beach, FL 32034
[AMBR] Nicholas Jagodzinski, 440 Terracina Way Naples, FL 34119
[AMBR] Jarrod Smith, 13906 Denell Lane Tampa, FL 33624
[AMBR] Richard Caputo, 4304 Main Street Jupiter, FL 33458
[AMBR] Curtis Pattillo, 209 Philema Road #105 Albany, GA 31701
[AMBR] Austin Ransdell, 14521 Nettle Creek Road Tampa, FL 33624
[AMBR] Taylor Hagan, 6529 Shadow Star Drive Colorado Springs, CO 80927
[AMBR] Ryan Hagan, 9404 Hunters Pond Drive Tampa, FL 33647
[AMBR] Christopher Harris, 207 Fir Avenue Melbourne Beach, FL 32951
[AMBR] James Michael Schnitzer, 1576 Dean Street Niskayuna, NY 12309
[AMBR] Blake Bolduc, 123 Ardella Road Atlantic Beach, FL 32233
[AMBR] Trajan Rodriguez, 3013 West Douglas Street Tampa, FL 33607

/s/ Blake R. Mathesie



In accordance with Section 605.0203(1)(b) of the Florida Revised Limited Liability Company Act, the execution of this document constitutes an affirmation under the penalties of perjury that the facts stated herein are true. I am aware that any false information submitted in a document to the Florida Department of State constitutes a third-degree felony as provided for in Section 817.155 of the Florida Statutes.

Blake R. Mathesie

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