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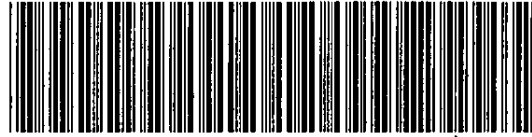
(Business Entity Name)

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

KS
11/30/07

COVER LETTER

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

SUBJECT: FAMILIA DE HERMANOS HISPANOS INC

(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one(1) copy of the Articles of Incorporation and a check for :

☐ \$70.00
Filing Fee

☐ \$78.75
Filing Fee &
Certificate of
Status

☐ \$78.75
Filing Fee
& Certified Copy

☒ \$87.50
Filing Fee,
Certified Copy
& Certificate

ADDITIONAL COPY REQUIRED

FROM: PEDRO AVILEZ

Name (Printed or typed)

627 E CLEVELAND ST,

Address

APOPKA, FL 32703

City, State & Zip

407-814-1403

Daytime Telephone number

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

**ARTICLES OF INCORPORATION
OF
FAMILIA DE HERMANOS HISPANOS INC**

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

The undersigned incorporator, for the purpose of forming a corporation under the Florida Not For Profit Corporation Act, as set forth in chapter 617 of the Florida Statutes, adopt the following Article of Incorporation for such Corporation:

ARTICLE I: NAME

The name of the Corporation shall be: FAMILIA DE HERMANOS HISPANOS INC hereinafter referred to as the "Corporation"

ARTICLE II: PRINCIPAL OFFICE AND MAILING ADDRESS

The Address of the principal office of the Corporation and its mailing address is 627 E CLEVELAND ST, APOPKA FL 32703

ARTICLE III: PURPOSE OF CORPORATION

The Corporation is organized exclusively for charitable, educational purpose within the meaning of Section 501 (c) (3) Of the Internal Revenue Services, or the corresponding section of any future federal tax code.

FAMILIA DE HERMANOS HISPANOS INC is a community organization concerned with the quality of life in neighborhoods.

The purpose of FAMILIA DE HERMANOS HISPANOS INC is:

- a. To assist in charitable works of any nature which may be deemed beneficial and to the best interest of the community.
- b. To leverage, manage and keep in trust private and local funding to establish the purpose of the corporation.

ARTICLE III: PROHIBITIONS

No part of the net earnings of the Corporation shall inure to the benefit of, or distributable to its members, trustees, officers, or other private persons except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article Third hereof. No substantial part of the activities of the Corporation shall be carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall no participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.

ARTICLE IV: OFFICERS

The Directors shall be elected by a majority vote of the Members of this Corporation. The officers of the Corporations shall be:

President: PEDRO AVILES

Vice President: MARIA AVILES

Secretary: SCOTT REYES

Treasurer: MARVIN AVILES

ARTICLE V: INCORPORATOR

The name and Street address of the incorporator of this Corporation is:

Rapido Tax Services Inc
385 E Main St
Apopka, Fl 32703

ARTICLE VI- TERM OF EXISTENCE

This Corporation shall have perpetual existence

ARTICLE VII- CAPITAL STOCK

This Corporation shall have no capital stock and shall be composed of rather than shareholders.

Article VIII - VOTING RIGHTS

Members of the Corporation will have such voting right as provide in by laws of the Corporation.

ARTICLE IX- REGISTERED OFFICE AND REGISTERED AGENT

The initial address of registered office of this Corporation is Rapido Tax Services Inc at 385 E Main Apopka, Fl 32703
The name and address of registered agent of this Corporation is Rapido Tax Services Inc. 385 E Main St Apopka, Fl 32703.

ARTICLE X- AMENDMENTS

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the Members and approved at a meeting by a majority of the Members, unless all the Directors and the Members sign a written statement manifesting their intention that a certain amendment of the Article of Incorporation be Made.

ARTICLE XI- EFFECTIVE DATE

The effective date of these Article of incorporation is November 27, 2007.

IN WITNESS WHERE OF: We, Pedro Avilez, Maria Avilez, Scott Reyes and Marvin Avilez the undersigned incorporators to these Article of Incorporation, have affixed our signature thereto on this 27 day of November 2007.

Pedro Avilez
Pedro Avilez

MARIA Avilez
Maria Avilez

Scott Reyes
Scott Reyes

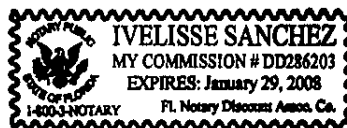
MARVIN Avilez
Marvin Avilez

State of Florida
County of Orange

The foregoing instrument was sworn to before me this 27 day of November 2007 Pedro Avilez, Maria Avilez, Scott Reyes and Marvin Avilez, and fo whom are either personally known to me or have produce a Florida Drivers Licenses respectively as identification.

Notary Public

Ivelisse Sanchez
Ivelisse Sanchez



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SECRETARY OF STATE
TALLAHASSEE, FLORIDA