| N10000012200                                 |                          |
|----------------------------------------------|--------------------------|
| (Requestor's Name)<br>(Address)<br>(Address) | 700209688257             |
| (City/State/Zip/Phone #)                     | 07/11/1101012003 **78.75 |
| Certified Copies Certificates of Status      | JIVISION OF CORPOR       |
| Office Use Only<br>509-621-<br>WILDOOD 36688 | PH 2: 28<br>PH 2: 28     |

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

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#### SUBJECT: Hispanic Power PAC, Inc. (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

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

Filing Fee

\$78.75 Filing Fee & Certificate of Status

| \$78.75<br>Filing Fee | \$87.50                       |
|-----------------------|-------------------------------|
| JFiling Fee           | <b>\$87.50</b><br>Filing Fee, |
| & Certified Copy      | Certified Copy                |
|                       | & Certificate                 |

ADDITIONAL COPY REQUIRED

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FROM: Euribiades Cerrud II, Esq. Name (Printed or typed)

324 Wilshire Boulevard Address

Casselberry, Florida 32707 City, State & Zip

407-758-6100

Daytime Telephone number

cerrudlaw@gmail.com

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

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

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RECEIVED

11 JUL 29 PH 1:58

FLORIDA DEPARTMENT OF STATE

July 12, 2011

EURIBIADES CERRUD II, ESQ. 324 WILSHIRE BOULEVARD CASSELBERRY, FL 32707

SUBJECT: PR PAC, INC. Ref. Number: W11000036688

We have received your document for PR PAC, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name of the entity must be identical throughout the document.

You must list at least one incorporator with a complete business street address.

Section 607.0120(6)(b), or 617.0120(6)(b), Florida Statutes, requires that articles of incorporation be executed by an incorporator.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6973.

Claretha Golden Regulatory Specialist II New Filing Section

Letter Number: 311A00016533

www.sunbiz.org

FIT TU SECRETARY OF STATE DIVISION OF CORPORATION

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# ARTICLES OF INCORPORATION OF HISPANIC POWER PAC, INC.

2011 JUL 29 PM 2: 28

Pursuant to the authority of Chapter 617 of the Florida Statutes (the Florida Not-For-Profit Corporation Act), the undersigned, as its first board of directors, incorporate, and form this not-for-profit corporation under the laws of the State of Florida, and hereby adopt the following Articles of Incorporation.

### ARTICLE I - NAME

The name of the Corporation shall be HISPANIC POWER PAC, Inc., (the "Corporation").

## **ARTICLE II - DURATION**

The duration of the Corporation is perpetual.

## **ARTICLE III - ADDRESS**

The principal office of the Corporation is 324 Wilshire Boulevard, Casselberry, Florida 32707.

### **ARTICLE IV - PURPOSES**

This Corporation is is a social welfare organization to be operated exclusively as a not-for-profit entity for purposes within the meaning of IRC §501(c)(4) of the Internal Revenue Code of 1986, as amended to receive contributions and to operate exclusively for the promotion of the common good and welfare of the Hispanic community within Central Florida and to further the influence the achievement of Hispanics, descendants, and friends of the Hispanic community in the State of Florida to ensure a sound and stable economic growth and the improvement of government from the State of Florida. To that end the activities of this Corporation shall include but not be limited to 1) educating and informing the Hispanic community concerning matters effecting the common good and general welfare of the Hispanic community within Central Florida; 2) promoting responsible and efficient government through public policy reform; 3) promoting economic growth and prosperity of the Hispanic community and the public at large within Central Florida; 4) encourage the Hispanic community to participate in the drafting of laws and regulations effecting the common good and general welfare of the Hispanic community within Central Florida; and 5) conducting voter education concerning matters effecting the common good and general welfare of the Hispanic community within Central Florida, all as permitted by law, to engage in activities relating to the aforementioned purposes; and to invest in, receive, hold, use and dispose of all property, real or personal, as may be necessary or desirable to carry into effect the Notwithstanding any other provision of these Articles of aforementioned purposes. Incorporation, this Corporation shall not carry on any activity not permitted to be carried by a corporation subject to IRC §501(c)(4) of the Code.

## ARTICLE V - NON-STOCK BASIS

The Corporation is organized (and shall be operated) on a non-stock basis within the meaning of the Florida Nor For Profit Corporation Act, and shall not have the power to issue shares of any type or class of stock, but may issue membership certificates.

### ARTICLE VI - POWERS

The Corporation shall have all powers conferred upon not-for-profit corporations organized under Chapter 617 of the Florida Statutes, as mended from time to time hereafter, and any successor provisions thereto hereafter enacted or amended, but shall exercise such powers only in fulfillment of its above state purposes.

#### **ARTICLE VII - DIRECTORS**

The affairs of the Corporation shall be managed and all corporate powers shall be exercised by a Board of Directors. The number, qualifications, and manner of election or appointment of Directors of the Corporation and their respective terms of office shall be as provided in the By-Laws of the Corporation; provided, however, that the Corporation shall, at all times, have the minimum number of Directors required by applicable law.

### **ARTICLE VIII - INITIAL DIRECTORS**

| PRESIDENT:      | James R. Auffant, Esq.<br>2514 Jackson Street<br>Orlando, Florida 32803            |
|-----------------|------------------------------------------------------------------------------------|
| VICE-PRESIDENT: | Euribiades Cerrud II, Esq.<br>324 Wilshire Boulevard<br>Casselberry, Florida 32707 |
| TREASURER:      | Ceferino Otero, CPA<br>324 Wilshire Boulevard<br>Casselberry, Florida 32707        |
| SECRETARY:      | Sylvia Cáceres, Ph.D.<br>3755 Peace Pipe Drive<br>Orlando, Florida 32829           |

### ARTICLE IX - DISSOLUTION AND LIQUIDATION

In the event of the dissolution or liquidation of the Corporation, no liquidating or other dividend or distribution of property owned by the Corporation shall be declared or paid to any private individual, but the net assets of the Corporation shall be distribute as follows:

7.

(1) All liabilities and obligations of the Corporation shall be paid, satisfied, and discharged, or adequate provision shall be made therefor, and

(2) All remaining assets must be applied for the purposes described in Article IV hereof, and be (i) distributed to one or more organizations that are except from taxation under IRC  $\S501(c)(4)$  and/or IRC  $\S527$  of the Code and have purposes similar to those of the Corporation, (ii) distributed to one or more corporations, funds, or foundations that are exempt from taxation under IRC  $\S501(c)(3)$  of the Code, or (iii) distributed in any way that is not inconsistent with the Act or any provision or principle of tax law applicable to organizations described under IRC  $\S501(c)(4)$  of the Code.

#### ARTICLE X - BYLAWS

The Board of Directors of the Corporation shall provide for the adoption of such initial By-laws for the conduct of the business of the Corporation and the carrying out of its purpose as the Board of Directors shall deem necessary;provided, however, that no By-Laws adopted by the Board of Directors shall contain any provision inconsistent with the terms of these Articles of Incorporation, and once adopted as the initial By-Laws of the Corporation, such By-Laws may not be altered, amended, repealed, or expanded absent the written consent of two-thirds of then existing members in good standing of the Corporation.

#### **ARTICLE XI - REGISTERED AGENT**

| Name:    | Cerrud Law PLLC                      |  |
|----------|--------------------------------------|--|
|          | Attention: Euribiades Cerrud II, Esq |  |
| Address: | 324 Wilshire Boulevard               |  |
|          | Casselberry, Florida 32707           |  |
| Phone:   | (407) 758-6100                       |  |
| Fax:     | (407) 386-6570                       |  |

Having been named as registered agent to accept service of process 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.

Euribiades Cerrud II, Esq., as managing member Cerrud Law PLLC DIVISION OF CORPORATION 2011 JUL 29 PH 2: 28

### ARTICLE XII - AMENDMENTS

These Articles of Incorporation may not be altered, amended, repealed, or expanded absent the prior written consent of not less than the two-thirds of then existing members in good standing of the Corporation.

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s. 817.155, F.S.

In Witness Whereof, I have set my hand and seal this 30th day of June, 2010.

James R. Auffar