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COVER LETTER

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

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SUBJECT: ____ Red Ribbon Cyclist, 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

ADDITIONAL COPY REQUIRED

FROM: Jacob Hamm

Name (Printed or typed)

4825 3rd Ave North

Address

St. Petersburg, FL 33713

City, State & Zip

310-497-3702

Daytime Telephone number

jacob.hamm@yahoo.com

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

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

FILED

ARTICLES OF INCORPORATION OF **RED RIBBON CYCLIST, INC.**

The undersigned subscriber to these Articles of Incorporation is a natural persoff competent to contract and hereby form a non-profit Corporation under Chapter 617 of the florida Statutes.

<u>ARTICLE 1 – NAME</u>

The name of the Corporation shall be **RED RIBBON CYCLIST, INC.**, (hereinafter "Corporation").

ARTICLE 2 – DURATION

The duration of this Corporation shall be perpetual.

<u>ARTICLE 3 – EXCLUSIVE CHARITABLE PURPOSE</u>

The Corporation is organized exclusively for charitable, educational, literary and scientific purposes within the meaning of section 501(c)(3) of the Internal Revenue Code of the United States, or the corresponding section of any future federal tax code, and in accordance with Florida Statutes, to acquire, establish, retain and maintain a fund or funds to be held, invested and used exclusively for charitable, educational, literary and scientific purposes, to conduct and sponsor educational and instructional activities, to make grants and awards to individuals or organizations for charitable, educational, literary or scientific purposes, and to engage in any lawful act or activities relating to the foregoing which are consistent with the provisions of section 501(c)(3) of the Internal Revenue Code of the United States or the corresponding section of any future federal tax code.

ARTICLE 4 -- PROHIBITIONS

No part of the earnings of the Corporation shall inure to the benefit of, or be 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 to make payments and distributions in furtherance of the purpose set forth in Article 2 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 not 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. Notwithstanding any other provision of these articles, the Corporation 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 the corresponding section 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 of any future federal tax code.

<u>ARTICLE 4 – PUBLIC SUPPORT</u>

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The Corporation shall be organized and operated so as to qualify as a publicly supported charity pursuant to section 509(a)(1) or (2) of the Internal Revenue Code, and not as a private foundation. The Corporation shall depend for its support on grants and contributions from government units, other publicly supported charities and the general public. The Corporation shall develop and implement plans and programs to continually attract and develop support from government units, other publicly supported charities and the general public.

ARTICLE 5 – GOVERNING FEDERAL TAX LAW

References herein to sections of the Internal Revenue Code are to provisions of such Code as those provisions are now enacted or to corresponding provisions of any future federal tax code

ARTICLE 5 – DISTRIBUTION ON FINAL LIQUIDATION

In the event of dissolution or final liquidation of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all lawful debts and liabilities of the Corporation, distribute all assets of the Corporation to one or more of the following categories or recipients as the Board of Directors of the Corporation shall determine: a) a nonprofit organization or organization that may have been created to succeed the Corporation, as long as such organization or each of such organizations shall then qualify as a governmental unit under section 179(c) of the Internal Revenue Code of 1986 or as an organization described in section 501(c)(3) of such Code; and/or, b) a nonprofit organization or organizations having similar aims and objectives as the Corporation and which may be selected as an appropriate recipient of such assets, as long as such organization or each of such organization or organizations shall then qualify as a povernmental unit under section 501(c)(3) of such Code; and/or, b) a nonprofit organization or organizations having similar aims and objectives as the Corporation and which may be selected as an appropriate recipient of such assets, as long as such organization or each of such organizations shall then qualify as a governmental unit under section 179(c) of the Internal Revenue Code of 1986 or as an organization exempt from federal income taxation under section 501(a) of such Code as an organization of each of such organization or each of such organizations shall then qualify as a governmental unit under section 179(c) of the Internal Revenue Code of 1986 or as an organization exempt from federal income taxation under section 501(a) of such Code as an organization described in section 501(c)(3) of such Code.

<u>ARTICLE 6 – BOARD OF DIRECTORS</u>

The powers of this Corporation shall be exercised, its property controlled, and its affairs conducted by a Board of Directors. The initial Board of Directors shall adopt By-Laws for the Corporation. The number of qualifications of the Directors shall be as provided by the By-Laws, but shall not be less than the minimum required by law. The Directors shall be elected or appointed as provided in the By-Laws of the Corporation. The initial Board of Directors shall

be: JACOB HAMM, CHRISTOPHER RUDISILL, DAWN KING, KERRI GUISE, JEFFREY LUCAS, CHRISTIAN KLIMAS, CHRISTOPHER JOHNSON and DEL FUGLER.

ARTICLE 7 – MEMBERSHIP

The categories of membership, qualifications of membership, manner of admission, and membership voting rights shall be set forth in and regulated by the By-Laws of the Corporation.

ARTICLE 8 – PRINCIPLE OFFICE, REGISTERED OFFICE/AGENT

The name and address of the initial registered agent and office and the address of the principle office of the Corporation are as follows:

Registered Agent:	JACOB HAMM
Registered Office:	4825 3 rd Ave North, St. Petersburg, FL 33713
Principle Office:	4825 3 rd Ave North, St. Petersburg, FL 33713
Mailing Address:	4825 3 rd Ave North, St. Petersburg, FL 33713

ARTICLE 9-INCORPORATOR



The name and address of the Incorporator signing these Articles of Incorporation is: JACOB HAMM, 4825 3rd Ave North, St. Petersburg, FL 33713.

IN WITNESS WHEREOF, the undersigned Incorporator has executed these Articles of Incorporation this 7th day of August, 2013

JACOB HAMM

ACCEPTANCE BY REGISTERED AGENT:

Having been designated as resident agent for the above-name Corporation, I, JACOB HAMM hereby agree to act in that capacity, and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duries, and I accept all of the duties imposed upon me by law.

REGISTERED AGENT