Division of Corporations **Electronic Filing Cover Sheet**

Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

(((H20000400367 3)))



H200004003873ABCW

Note: DO NOT hit the REFRESH/RELOAD button on your browser from this page. Doing so will generate another cover sheet.

To:

Division of Corporations

Fax Number : (850)617-6381

From:

Account Name : GUNSTER, YOAKLEY & STEWART, P.A.

Account Number: 076117080420 Phone : (561)650-0728 Fax Number : (561)671-2527

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

mstocks@gunster.com Email Address:_

PLEASE RETAIN ORIGINAL SUBMISSION DATE OF MONDAY, NOVEMBER 23RD. THANK YOU!

FLORIDA PROFIT/NON PROFIT CORPORATION HARRISON 5 STRONGER TOGETHER FOUNDATION, INC.

Certificate of Status	1
Certified Copy	0
Page Count	04
Estimated Charge	\$78.75

J. FASON

DEC 1 0 2020

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Corporate Filing Menu

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PLEASE FILE AS OF ORIGINAL SUBMISSION DATE OF NOVEMBER 20, 2020.

Lara, Michelle

From:

Lara, Michelle

Sent:

Thursday, November 19, 2020 2:17 PM

Tœ

Stocks, Melanie

Subject:

Harrison 5 - FaxFinder Fax Notification: Successfully sent fax to 918506176381

Attachments:

fax_outbound_918506176381_20201119_140903_00000335-0000.pdf

---Original Message-

From: wpbfaxfinder@gunster.com [mailto:wpbfaxfinder@gunster.com]

Sent: Thursday, November 19, 2020 2:09 PM

To: Lara, Michelle

Subject: FaxFinder Fax Notification: Successfully sent fax to 918506176381

Create Time: 11/19/2020 02:06:16 PM Schedule Time: 11/19/2020 02:09:03 PM

State: sent

Schedule Message: Successfully sent fax

Hangup code: 0

Try #: 1

Username: LARMIC

Sender name: Lara, Michelle Sender email: mlara@gunster.com

Sender phone: 54407 Sender fax: (561) 671-2556

Sender org: Subject: Max tries: 3 Try Interval: 300 Priority: 3 Pages: 5

Recipient fax: 918506176381

Recipient phone:

Recipient name: Division of Corporations Recipient org:

Use cover page: false Receipt: always Print receipt: never Print receipt printer:

Print receipt first page: false

Fax Page Size: auto

Lara, Michelle

From: wpbfaxfinder@gunster.com

Sent: Wednesday, November 25, 2020 9:19 AM

To: Lara, Michelle

Subject: FaxFinder Fax Notification: Successfully sent fax to 918506176381
Attachments: fax_outbound_918506176381_20201125_091851_00000352-0000.pdf

Create Time: 11/25/2020 09:15:45 AM Schedule Time: 11/25/2020 09:18:51 AM

State: sent

Schedule Message: Successfully sent fax

Hangup code: 0

Try #: 1

Username: LARMIC

Sender name: Lara, Michelle Sender email: mlara@gunster.com

Sender phone: 54407 Sender fax: (561) 671-2556

Sender org: Subject: Max tries: 3 Try interval: 300 Priority: 3 Pages: 6

Recipient fax: 918506176381

Recipient phone:

Recipient name: Division of Corporations Recipient org:

Use cover page: false Receipt: always Print receipt: never Print receipt printer:

Print receipt first page: false

Fax Page Size: auto

Lara, Michelle

From: Lara, Michelle

Sent: Friday, November 20, 2020 2:17 PM

To: Stocks, Melanie

Subject: Harrison 5 Boca - FaxFinder Fax Notification: Successfully sent fax to 918506176381

Attachments: fax_outbound_918506176381_20201120_135053_0000033A-0000.pdf

---Original Message----

From: wpbfaxfinder@gunster.com [mailto:wpbfaxfinder@gunster.com]

Sent: Friday, November 20, 2020 1:51 PM

To: Lara, Michelle

Subject: FaxFinder Fax Notification: Successfully sent fax to 918506176381

Create Time: 11/20/2020 01:48:11 PM Schedule Time: 11/20/2020 01:50:53 PM

State: sent

Schedule Message: Successfully sent fax

Hangup code: 0

Try #: 1

Username: LARMIC

Sender name: Lara, Michelle Sender email: mlara@gunster.com

Sender phone: 54407 Sender fax: (561) 671-2556

Sender org: Subject: Max tries: 3 Try interval: 300 Priority: 3 Pages: 5

Recipient fax: 918506176381

Recipient phone:

Recipient name: Division of Corporations Recipient org:

Use cover page: false Receipt: always Print receipt: never Print receipt printer:

Print receipt first page: false

Fax Page Size: auto

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ARTICLES OF INCORPORATION OF HARRISON 5 STRONGER TOGETHER FOUNDATION, INC.

(A Florida Not For Profit Corporation)

I, the undersigned incorporator, for the purpose of incorporating and organizing a corporation under the Florida Not For Profit Corporation Act (the "Act"), do hereby execute the following Articles of Incorporation, and certify as follows:

ARTICLE I

The name of the corporation shall be Harrison 5 Stronger Together Foundation, Inc. (the "Corporation").

ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of the Corporation shall be 4855 Technology Way, Suite 630, Boca Raton, Florida 33431.

ARTICLE III PURPOSES

- 1. The Corporation is not-for-profit and is organized and shall be operated exclusively for religious, charitable, scientific, literary, or educational purposes as described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended or the corresponding provision of any future United States Internal Revenue Law (the "Code").
- 2. No part of the earnings of the Corporation shall inure to the benefit of any director or officer of the Corporation, or to any other person (except that the Corporation may pay reasonable compensation for services rendered to or on behalf of the Corporation and make other payments and distributions in furtherance of one or more of its purposes), and no director or officer of the Corporation, or any other person shall be entitled to share in the distribution of any of the corporate assets on dissolution of the Corporation. The Corporation shall pay no dividends.
- 3. The Corporation shall not participate, directly or indirectly, 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. The Corporation shall not have the objectives nor engage in activities that would characterize it as an "action organization" as defined in Treasury Regulations.
- 4. Notwithstanding any other provision of these articles, the Corporation shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under Section 501(c)(3) of the Code.

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5. Upon the dissolution of the Corporation, the Board of Directors will, after paying or making provision for the payment of all the liabilities of the Corporation, dispose of all the assets of the Corporation exclusively for the purposes of the Corporation in such manner, or to such organization or organizations organized and operated exclusively for scientific, educational or charitable purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Code, as the Board of Directors of the Corporation shall determine.

ARTICLE IV ELECTION OF DIRECTORS

The initial number of Directors of the Corporation shall be four (4). Thereafter, the number of Directors of the Corporation shall be as set forth in the By-Laws of the Corporation or as established by the Board of Directors from time to time in accordance with the By-Laws of the Corporation. The names and addresses of the initial Directors who shall act until their successors are duly elected and qualified are

H. Jason Harrison 4855 Technology Way, Suite 630 Boca Raton, Florida 33431

Dana A. Harrison 4855 Technology Way, Suite 630 Boca Raton, Florida 33431

Hope J. Harrison 4855 Technology Way, Suite 630 Boca Raton, Florida 33431

Eli J. Harrison 4855 Technology Way, Suite 630 Boca Raton, Florida 33431

ARTICLE V MEMBERSHIP

The members of the Corporation shall be the members of the Board of Directors of the Corporation serving from time to time in accordance with the Bylaws of the Corporation. The Board of Directors may (but shall be under no obligation to) recognize patrons and volunteers and participants in the activities of the Corporation, by bestowing unto such individuals the designation of "member" of the Corporation; however, such persons shall only have the power and privileges as are expressly conferred upon them under the Bylaws of the Corporation or by written resolutions of the Board of Directors. Such "members" shall not have voting privileges

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or other rights or privileges with respect to the Corporation or its governance and shall not be deemed members of the Corporation under Section 617 of the Act.

ARTICLE VI INITIAL REGISTERED AGENT AND REGISTERED OFFICE

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

GY Corporate Services, Inc. 777 S Flagler Drive, Suite 500E West Palm Beach, Florida 33401

ARTICLE VII INCORPORATOR

The name and address of the Incorporator are:

H. Jason Harrison 4855 Technology Way, Suite 630 Boca Raton, Florida 33431

IN WITNESS WHEREOF, the undersigned has executed these Articles as of the 19th day of November, 2020.

/s/ H. Jason Harrison		
H. Jason Harrison, Incorporator		

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ACCEPTANCE OF APPOINTMENT AS REGISTERED AGENT

Having been named as registered agent and to accept the service of process for the abovestated limited liability company at the place designated in these Articles, GY Corporate Services, Inc. hereby accepts the appointment as registered agent and agrees to act in this capacity. GY Corporate Services, Inc. further agrees to comply with the provisions of all statutes relating to the proper and complete performance of its duties, and is familiar with and accepts the obligations of its position as registered agent as provided for in Chapter 605, F.S.

GY CORPORATE SERVICES, INC

/s/ Melanie B. Stocks

By:_____

Name: Melanie B. Stocks
Title: Asst. Secretary

Date: November 19, 2020

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