N21000004469 (Requestor's Name) . (Address) 200361977032 (Address) (City/State/Zip/Phone #) 03/17/21--01621--019 **70.00 WAIT MAIL (Business Entity Name) (Document Number) Certified Copies _____ Certificates of Status ____ Special Instructions to Filing Officer: Office Use Only

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

HEALTHY BELLAS FOUNDATION 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 Status

■\$78.75 Filing Fee & Certified Copy S87.50 Filing Fee, Certified Copy & Certificate

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ADDITIONAL COPY REQUIRED

Evelyn I. Suero FROM:

Name (Printed or typed)

1001 Brickell Key Dr Suite 2700

Address

Miami, FL 33131

City, State & Zip

305-396-8772

Daytime Telephone number

esuero@suerolawpilc.com

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

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

ARTICLES OF INCORPORATION OF THE

HEALTHY BELLAS FOUNDATION INC.

IN COMPLIANCE WITH CHAPTER 617, F.S., (NOT FOR PROFIT)

ARTICLE I NAME

The name of this corporation shall be: HEALTHY BELLAS FOUNDATION INC.

ARTICLE II DURATION

This corporation shall commence its existence upon the filing of these Articles and shall continue until termination by the act of the directors or otherwise by law.

ARTICLE III PURPOSE

The Mission of this organization is to create a safe and inclusive environment for the special needs community to encourage learning, job and skills training, social skills, and personal growth. We aim to create awareness of, and support, encouragement, and empowerment for, individuals who possess learning disabilities and/or learning disorders, by providing learning opportunities and hands-on training in fields such as business, nutrition, and food industries with the aim of establishing a viable platform where such individuals can reach their full potential and engage the public with their own products and creations. We will also provide a Therapy Center with music lessons, art, dance, sensory programs, mentoring programs, etc. for parents, family members and friends, in which this community can grow in a safe and inclusive environment and learn life skills. A home away from home. Our programs will serve to alleviate the economic deficiencies and self-esteem in the special needs community as well as to educate the public on the beauty and potential that lies within us all.

Said organization is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations described under Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.

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ARTICLE IV PRINCIPAL OFFICE AND MAILING ADDRESS OF BUSINESS

The mittal principal office and mailing address of business of this corporation is: 35 W Suprise Avenue, Coral Gables, FL 33133.

ARTICLE V INITIAL REGISTERED AGENT AND OFFICE

The name of the initial registered agent and the street address of the initial registered office of this corporation is: JANIA ISAAC, 35 W Sunrise Avenue, Coral Gables, FL 33133.

ARTICLE VI INITIAL BOARD OF DIRECTORS

This corporation shall have three (3) Directors initially. The number of Directors may be increased or decreased from time to time in accordance with the By-Laws but shall never be less than three (3). The name and address of the initial Directors are as follows:

1): JANIA ISAAC, 35 W Sunrise Avenue, Coral Gables, FL 33133

2): ISABELELENA OCTAVIO, 4933 NW 94th Doral Place, Doral, FL 33178

3): ALENANDRA PLASENCIA, 1022 Manati Avenue, Coral Gables, FL 33146

ARTICLE VII MANNER OF ELECTION

The manner in which the directors are elected and appointed shall be provided in the bylaws.

ARTICLE VIII INCORPORATORS

The name and address of the persons signing these Articles as Incorporators are JANIA ISAAC, 35 W Sunrise Avenue, Coral Gables, FL 33133 and ISABELELENA OCTAVIO, 4933 NW 94th Doral Place, Doral, FL 33178.

ARTICLE IX LIMITATIONS:

No part of the net 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 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 the 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 170(c)(2) of the Internal Revenue Code, or the corresponding section 170(c)(2) of the Internal Revenue Code, or the corresponding section 170(c)(2) of the Internal Revenue Code, or the corresponding section 170(c)(2) of the Internal Revenue Code, or the corresponding section 170(c)(2) of the Internal Revenue Code, or the corresponding section 170(c)(2) of the Internal Revenue Code, or the corresponding section 170(c)(2) of the Internal Revenue Code, or the corresponding section 170(c)(2) of the Internal Revenue Code, or the corresponding section 170(c)(2) of the Internal Revenue Code, or the corresponding section 170(c)(2) of the Internal Revenue Code, or the corresponding section 170(c)(2) of the Internal Revenue Code, or the corresponding section 170(c)(2) of the Internal Revenue Code, or the corresponding section 170(c)(2) of the Internal Revenue Code, or the corresponding section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE X DISTRIBUTION UPON DISSOLUTION:

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

IN WITNESS HEREOF, the undersigned has executed these Articles of Incorporation this day of March, 2021.

ISABELELENA OCTAVIO, Incorporator

ARTICLES OF INCORPORATION OF HEALTHY BELLAS FOUNDATION INC.

ACCEPTANCE OF REGISTERED AGENT

HAVING BEEN NAMED AS REGISTERED AGENT OF THE CORPORATION NAMED ABOVE, THE UNDERSIGNED DOES HEREBY ACCEPT SUCH APPOINTMENT AND DOES HEREBY AGREE TO DO ALL THINGS NECESSARY IN ORDER TO CARRY OUT ANY AND ALL DUTIES REQUIRED OF SUCH POSITION.

DATED THIS <u>II</u> DAY OF MARCH, 2021.

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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 the 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 any future federal tax code.

ARTICLE X DISTRIBUTION UPON DISSOLUTION:

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

IN WITNESS HEREOF, the undersigned has executed these Articles of Incorporation this day of March, 2021.

ISABELELENA OCTAVIO, Incorporator

ACCEPTANCE OF REGISTERED AGENT

HAVING BEEN NAMED AS REGISTERED AGENT OF THE CORPORATION NAMED ABOVE, THE UNDERSIGNED DOES HEREBY ACCEPT SUCH APPOINTMENT AND DOES HEREBY AGREE TO DO ALL THINGS NECESSARY IN ORDER TO CARRY OUT ANY AND ALL DUTIES REQUIRED OF SUCH POSITION.

DATED THIS <u>I</u> DAY OF MARCH, 2021.

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