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W22-87663

COVER LETTER

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

SUBJECT: Hermanos He	elping Hispanos, Inc.		
	(PROPOSED CORPO	DRATE NAME - <u>MUST IN</u>	CLUDE SUFFIX)
Enclosed is an original a	and one (1) copy of the Arti	cles of Incorporation and	a check for :
	···- ···· (··) - • p • ··· ··· ···		
□ \$70.00	\$78.75	□\$78.75	□ \$87.50
Filing Fee	Filing Fee &	Filing Fee	Filing Fee.
C	Certificate of	& Certified Copy	Certified Copy
	Status		& Certificate
		ADDITIONAL COPY REQUIRED	
FROM:	Daniel Zumpano, Esq.		
	Name (Printed or typed)		
	500 S. Dixie Hwy #302		

City, State & Zip

(305) 503-2990

Daytime Telephone number

Daniel.Zumpano@zumpanocastro.com

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

Coral Gables, Florida 33146

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

Address

Non-Profit Corporation

Articles of Incorporation

for

Hermanos Helping Hispanos, Inc.

Article I Name

The name of the corporation is Hermanos Helping Hispanos, Inc.

Article II Duration

The period of the corporation's duration is perpetual as necessary to achieve its goal.

Article III Purpose

This is a non-profit organization formed by the grandchildren of Cuban immigrants, for the benefit of the in-need hispanic immigrant community in South Florida, with the charitable purpose to provide financial support to in-need hispanic immigrants in South Florida, through fund raising events by which proceeds will be channeled directly to those in-need, and to like-purposed organizations, so long a those organizations purpose that money towards the charitable financial support of in-need hispanic immigrants in South Florida. The purpose for which the corporation is organized is to conduct any and all lawfu business for which corporations can be organized pursuant to statute § 503(c)(3).

Article IV **Powers**

The corporation has the power to engage in any lawful activity, pursuant to the laws of the State o Florida, including the opening and operating of a bank account. It is prohibited to take any actions o engage in any activities inconsistent with exemption as an organization, as described in Section 501(c)(3) This organization will exercise no power inconsistent with Section 501(c)(3). Indemnity of officers trustees, employees and directors are limited only to the scope of said individual's authority. This organization will not be liable for actions taken by its officers, trustees; employees, and directors, outside of the scope of their authority.

Article V

Private Benefit, Inurement and Excess Benefit Transactions

This organization will not operate for the private benefit of any person and any assets and activities of the organization will not inure to the benefit of any officer, director, trustee, or any other person witl substantial influence over the operation of the organization. This organization will also not enter into any excess benefit transaction.

Article VI

Dissolution

Upon dissolution, assets of this organization will be dedicated to furthering its charitable purpose through the distribution of this organization's assets to another Section 503(e)(3) organization or to a government entity for use for a public purpose. Assets of this organization will not be distributed to its members or shareholders upon dissolution.

Article VII

Lobbying

Any lobbying activities are strictly prohibited, consistent with $\S 501(C)(3)$.

Article VIII

Participation or Intervention in a Political Campaign

It is strictly prohibited to participate or intervene on behalf or in opposition to any candidate for public office.

Article IX Initial Registered Agent

The name and address of the corporation's initial registered agent is:

Daniel Zumpano, Esq.

500 S Dixie Hwy #302, Coral Gables, FL 33146

The corporation maintains in its corporate records the statement of acceptance by the registered agent.

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.

Registered Agent Signature

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Article X

Election of Directors

Except as otherwise provided in the Organization's By-Laws, the Directors shall be elected at each annual meeting. If the annual meeting for the election of Directors is not held on the date designated therefor, the Directors shall cause the meeting to be held as soon thereafter as convenient. At each meeting of the stockholders for the election of Directors, provided a quorum is present, the Directors shall be elected by a plurality of the votes validly east in such election.

Article XI Principal Office & Mailing Address

The complete street address of the corporation's designated principal office is:

500 S Dixie Hwy #302, Coral Gables, FL 33146

and the corporation's mailing address is:

500 S Dixie Hwy #302, Coral Gables, FL 33146

Article XII Bylaws

The Incorporator shall adopt the initial bylaws of the corporation. The shareholders may amend the bylaws at anytime by the provisions provided therein.

Article XIII Date of Incorporation

The effective date of incorporation shall be: upon filing by the Secretary of State.

Article XIV Indemnification

The corporation does indemnify any directors, officers, employees, incorporators, and shareholders of the corporation from any liability regarding the corporation and the business of the corporation, within the scope of the organization's powers and purpose, unless the person fraudulently and intentionally violated the law and/or maliciously conducted acts to damage and/or defraud the corporation, or as otherwise provided under applicable state corporate statute.

TILED

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SECRLIARY OF SIGHT

Article XV Incorporator

I, Paul Afexander Schoenberger, residing at 8250 SW 72nd Ct, Miami, FL 33143 APT 327, executes and adopt these Articles of Incorporation on behalf of the corporation dated this 18 day of May. 2022.

Incorporator Signature

6/16/22 Date

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.

> Paul Alexander Schoenberger Incorporator Name

> > Correspondence Information is: 786.280.1399

paul.schoenberger@zumpanocastro.com 500 S Dixie Hwy #302, Coral Gables, FL 33146