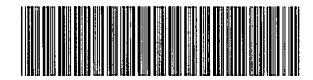
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(Re	questor's Name)	
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PICK-UP	☐ WAIT	MAIL
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RANCHSING BIVISING CORPORATIONS TALL AHASSEE, FLORIDA 2022 NOV 15 AM 4: 2

COVER LETTER

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

SUBJECT: The Refuge	of Hope, Inc.		
	(PROPOSED CORPO	ORATE NAME – <u>MUST IN</u>	CLUDE SUFFIX)
Enclosed is an original a	and one (1) copy of the Art	icles of Incorporation and	a check for :
□ \$70.00 Filing Fee	☐ \$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy	■ \$87.50 Filing Fee, Certified Copy & Certificate
		ADDITIONAL CO	PY REQUIRED
FROM:	Trinity Jordan	ne (Printed or typed)	-
	1708 N Compton Road		
		Address	-
	Farmington, Utah 84025		
		City, State & Zip	

801-643-1656

launch@launchmynonprofit.com

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

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

Daytime Telephone number

ARTICLES OF INCORPORATION OF THE REFUGE OF HOPE, INC.

The undersigned acting as incorporator under Florida statute executes the following Articles of Incorporation for such nonprofit corporation:

Article I.

The name of the corporation shall be The Refuge of Hope, Inc.

Article II.

The principal address of the corporation shall be 2541 Aragon BL., Suite 109, Sunrise, Florida 33322.

Article III.

The corporation 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 under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Article IV.

The corporation will appoint members of the Board of Directors through the terms dictated and described in the bylaws of the corporation.

Article V.

The names and addresses of the persons who are to serve as initial directors shall be as follows:

Juan Alegre, President, 2541 Aragon Blvd., Apt. 109, Sunrise, FL 33322. Jeffrey Kohorst, Vice President, 21055 NE 37th Ave., Apt. 1002, Aventura, FL 33180. Peter Osterberger, Secretary, 9837 NW 28th., PL. C., Coral Springs, FL 33065. Alberto Ganoza, Treasurer, 303 Racquet Club Rd., Apt. 308, Weston, FL 33326. Flor Rodriguez, Director, 2541 Aragon Blvd., Apt. 109, Sunrise, FL 33322. Gregory Scott Howard, Director, 1055 Silverbell St., Hollywood, FL 33019. Daniel Anthony Morel, Director, 5019 NW 15th Terrace, Boca Raton, FL 33431.

Article VI.

The registered agent of said corporation is as follows: Juan Alegre, 2541 Aragon Blvd., Apt. 109, Sunrise, FL 33322.

Article VII.

The name and address of the incorporator of said corporation is as follows: Trinity Jordan, 1708 Compton Road, Farmington, Utah 84025.

Article VIII.

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 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 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.

Article IX.

Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purposes as shall at the time qualify as an exempt organization or organization under Section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue law), as the Board of Directors shall determine.

Article X.

The corporation shall indemnify any director, officer, or former director or officer of the corporation or any person who may have served at its request against expenses actually and reasonably incurred by him or her in connection with the defense of any action, suit or proceeding, civil or criminal, in which he is made a party by reason of being or having been an officer or director of the corporation, except in relation to matters as to which he or she is adjudged in such action, suit, or proceeding to be liable for negligence or misconduct in the performance of his or her duty to the corporation.

Article XI.

The initial bylaws of the corporation shall be adopted by the board of directors. The powers to alter, amend, or repeal the by-laws or to adopt new by-laws shall be vested in the board of directors.

IN WITNESS WHEREOF, the Incorporator has caused these Articles to be executed this 3rd day of November 2022.

Trinity Jordan, Incorporator

The undersigned, Juan Alegre, hereby consents to his appointment as the initial registered agent as provided in Article Six above.

uan Alegre, Registered Agent (