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DIVISION OF CORPORATIONS
TALLAN ASSEE, FLORIDA

2022 DEC -9 AH 6: 40

COVER LETTER

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

Radiant Hearts Foundation Inc. UBJECT:				
SOBJECT.	(PROPOSED CORPORATE NAME – <u>MUST INCLUDE SUFFIX</u>)			
Enclosed is an original a	and one (1) copy of the Arti	cles of Incorporation and	a check for:	
S70.00	□ \$78.75	□\$78.75	□ \$87.50	
Filing Fee	Filing Fee &	Filing Fee	Filing Fee,	
	Certificate of	& Certified Copy		
	Status		& Certificate	
		ADDITIONAL CO	PY REQUIRED	
FROM:	David Hemmat			
	Name		-	
	9005 SW 96th Ave			
		Address	-	
	Miami, FL 33176			
	City, State & Zip			
	786-674-4258			
	Daytime Telephone number			

riazhaek@gmail.com

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

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

ARTICLES OF INCORPORATION
In compliance with Chapter 617, F.S., (Not for Profit)

The name of	the corporation shall be: Radiant Hearts Fou					
<u>ARTICLE I</u>	I PRINCIPAL OFFICE					
90	Principal <u>street</u> address: 05 SW 96th Ave		Mailing address, if diffe	erent is:		
Mi	ami. FL 33176					
ARTICLE I	II PURPOSE for which the corporation is organized is:	o carry out social we	lfare projects related to educa	ition, health,	poverty	
	nd animal welfare to improve the lives of pe					
		· · · · · · · · · · · · · · · · · · ·				
				7. 1		
<u>ARTICLE I</u>	<i>V MANNER OF ELECTION</i> The man	ner in which the dire	ctors are elected and appointed	as set in by	daws	
ARTICLE	<i>V MANNER OF ELECTION</i> The man	ner in which the dire	ctors are elected and appointed	as set in by	daws	
ARTICLE I			ctors are elected and appointed	as set in by	daws	
	/ INITIAL OFFICERS AND/OR DIRECT		Radi Hernandez Treasurer	as set in by	daws	
ARTICLE)	/ INITIAL OFFICERS AND/OR DIRECT	TORS	Radi Hernandez Treasurer	as set in by	daws	
ARTICLE	/ INITIAL OFFICERS AND/OR DIRECT David Hemmat, President itle:	TORS Name and Title	Badi Hernandez, Treasurer	as set in by	daws	
ARTICLE V Name and T Address	David Hemmat, President 9005 SW 96th Ave Miami, Fl 33176 Ehsanollah Hemmat, Vice President	TORS Name and Title Address:	Badi Hernandez, Treasurer 18322 Marks Edge Dr Houston, TX 77094	as set in by	daws	
ARTICLE V Name and T Address Name and T	David Hemmat, President 9005 SW 96th Ave Miami, Fl 33176 Ehsanollah Hemmat, Vice President	TORS Name and Title Address: Name and Title	Badi Hernandez, Treasurer 18322 Marks Edge Dr Houston, TX 77094	as set in by		
ARTICLE V Name and T Address	David Hemmat, President 9005 SW 96th Ave Miami, Fl 33176 Ehsanollah Hemmat, Vice President	TORS Name and Title Address:	Badi Hernandez, Treasurer 18322 Marks Edge Dr Houston, TX 77094 Jeremy Frechill, Secretary	as set in by		_
ARTICLE V Name and T Address Name and T Address	itle: David Hemmat, President 9005 SW 96th Ave Miami, Fl 33176 Ehsanollah Hemmat, Vice President 9005 SW 96th Ave Miami, FL 33176	TORS Name and Title Address: Name and Title Address; Address;	Badi Hernandez, Treasurer 18322 Marks Edge Dr Houston, TX 77094 Jeremy Frechill, Secretary 1005 Meadowbrook Dr Corpus Christi, TX 78412	as set in by TALLAH: SS	2022 DEC -9	Processing and the second
ARTICLE V Name and T Address Name and T Address	David Hemmat, President 9005 SW 96th Ave Miami, Fl 33176 Ehsanollah Hemmat, Vice President 9005 SW 96th Ave	TORS Name and Title Address: Name and Title Address; Address;	Badi Hernandez, Treasurer 18322 Marks Edge Dr Houston, TX 77094 Jeremy Frechill, Secretary 1005 Meadowbrook Dr Corpus Christi, TX 78412	as set in by BIVISION OF CORPC TALLAH RSSEFT F	2021 DEC	

Name and Title	:	Name and Title:	
Address		Address:	·····
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Name and Title		Name and Title:	•
Address		Address:	
			
,	-		4
ADTICLE III	DICTOTORS ACTIVE		
	<u>REGISTERED AGENT</u> F <mark>lorida street address</mark> (P.O. Box NOT ac	cceptable) of the registered agent i	8:
Name:	David Hemmat		
Address:	9005 SW 96th Ave		
	Miami, FL 33175		
ARTICLE VII	INCORPORATOR		
The name and a	address of the Incorporator is:		
Name:	David Hemmat		
Address:	9005 SW 96th Ave		
	Miami, FL 33176		
<u>ARTICLE VIII</u>	EFFECTIVE DATE:		
		OPTI	ONAL) days prior or 90 days after the filing.)
Note: If the da	·	e applicable statutory filing requi	rements, this date will not be listed as the
certificate, I am	familiar with and accept the appointmen	it as registered agent and agree to	ed corporation at the place designated in this o act in this capacity
	Required Signature of Register		12/08/2022 Date
	Required Signature of Register	red Agent	Date
	cument and affirm that the facts stated he of State constitutes a third degree felony		y false information submitted in a document to
	752 412		13/02/2022
	Required Signature of Inc	corporator	12/08/2022 Date

ARTICLES OF INCORPORATION RADIANT HEARTS FOUNDATION INC.

ARTICLE III cont.

PURPOSE:

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 IX ADDITIONAL PROVISIONS

DISSOLUTION CLAUSE: 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.

INUREMENT OF INCOME: 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 of this corporation.

LEGISLATIVE OR POLITICAL ACTIVITIES: 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, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

PRIVATE FOUNDATION PROVISIONS:

 The corporation will distribute its income for each tax year at a time and in a manner as not to become subject to the tax on undistributed income imposed by section 4942 of the Internal Revenue Code, or the corresponding section of any future federal tax code.

- 2. The corporation will not engage in any act of self-dealing as defined in section 4941(d) of the Internal Revenue Code, or the corresponding section of any future federal tax code.
- 3. The corporation will not retain any excess business holdings as defined in section 4943(c) of the Internal Revenue Code, or the corresponding section of any future federal tax code.
- 4. The corporation will not make any investments in a manner as to subject it to tax under section 4944 of the Internal Revenue Code, or the corresponding section of any future federal tax code.
- 5. The corporation will not make any taxable expenditures as defined in section 4945 of the Internal Revenue Code, or the corresponding section of any future federal tax code.

David Hemmat, President

1408/2022

Date