# N25000000896

- 10		
(Req	uestor's Name)	
(Add	ress)	
(Add	ress)	
(City)	/State/Zip/Phone	e #)
PICK-UP	WAIT	MAIL
(Bus	iness Entity Nan	ne)
(Doc	ument Number)	_
300)	ament Namber,	
Certified Copies	Certificates	of Status
Special Instructions to F	iling Officer:	
		1
·		

Office Use Only



400442781054

01/17/25--01024--006 \*\*78.75

W. LAVIRENCE

### **COVER LETTER**

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

ECT: Bridges Acro	oss Cultures Inc. (PROPOSED CORP	PORATE NAME – <u>MUST IN</u>	CLÜDE SUFFIX)
eed is an original a	and one (†) copy of the Ar	ticles 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	DPY REQUIRED
FROM:	Farwa Qazalbash	me (Printed or typed)	- <u>[</u> 5
	6218 Georgia Ave N.W. Un	it #1104	LUMINARY C
	Washington, DC 20011	Address	COF STATE SELFLORIDA
	303-306-4669	City, State & Zip	− ,,
	Dayt	ime Telephone number	_

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

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

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

The name of the	ne corporation shall be: Bridges Across Cul	tures Inc.	
	PRINCIPAL OFFICE  Principal street address: E HANNA AVE	Mailing address, if	different is:
TAN	1PA FL 33604-6723		
ARTICLE III The purpose for of conflict res	PURPOSE  or which the corporation is organized is:  solvers in intercultural skills applied to med	Our mission is to globally and virtually train n	nediators and all types and peace-building processes.
We educate m	nediators and conflict resolvers of all types	in intercultural skills in order for them to con	nnunicate across cultures
and enhance t	heir skills in resolving multi-cultured dispu	ites. Understanding cultures when resolving c	onflicts through mediation and
ancillary dispu	ute resolution techniques promotes the rule	of law and access to justice.	
ARTICLE IV	INITIAL OFFICERS AND/OR DIREC		<b>2</b>
Name and Title: Lynn Cole (President & Director)  402 E HANNA AVE  TAMPA FL 33604-6723		Name and Title:	25 J
	Address:	ARY OF	
Name and Title:	Peter Cloutier (Treasurer & Director)	Name and Title:	
Address			• •
TAMPA FL 33604-0	402 E HANNA AVE	Address:	
	TAMPA FL 33604-6723	Address:	
Name and Titl	TAMPA FL 33604-6723		
Name and Titl	TAMPA FL 33604-6723	Address: Name and Title:	100 0 000 000

Name and Title	:	Name and Title:		
Address		Address:		
-				
Name and Title:				
Address		Address:		
-				
-			<del>-</del>	
ARTICLE VI The name and F	<u>REGISTERED AGENT</u> Florida street address (P.O. Box NOT a	acceptable) of the registered agent	ı is:	
Name:	Lynn Cole	, , , ,		
Address:	402 E HANNA AVE			
Tital Cis.	TAMPA FL 33604-6723			_
			77.77	2
	INCORPORATOR  address of the Incorporator is:		CALL AND	Ē
Name:	Lynn Cole		622 T	
Address:	402 E HANNA AVE		E.FL.	
	TAMPA FL 33604-6723		REPORT OF STATE	π 
Effective date, it	<u>EFFECTIVE DATE:</u> f other than the date of filing: date is listed, the date must be specifi			he filing.)
	e inserted in this block does not meet the ctive date on the Department of State's		uirements, this date will not be I	isted as the
	nmed as registered agent to accept serv familiar with and accept the appointme	nt as registered agent and agree		signated in this
	Lynn Cole Required Signature of Registor		01/10/2025	
	Required Signature of Registorument and affirm that the facts stated hof State constitutes a third degree felony	erein are true. I am aware that a		n a document to
sp		· ·	01/10/2025	
	Lynn Cols  Required Signature of In	ncorporator	Date	
			W. LAWAE	NOE

Jent 1 7 225

# Addendum to the Articles of Incorporation

## Article IX: Purpose Clause

This organization is organized exclusively for charitable, educational, religious, and/or scientific purposes under Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, and shall not inure benefit or earnings to any private shareholder or individual.

#### **Article X: Dissolution Clause**

Upon the winding up and dissolution of this organization, after paying or adequately providing for the debts and obligations of the organization, the remaining assets shall be distributed to a nonprofit fund, foundation, or corporation which is organized and operated exclusively for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code. This may include distribution to another tax-exempt organization under Section 501(c)(3), or the assets may be distributed to the federal government, or to a state or local government, for a public purpose.

