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TALLAHASSEE, FLORIDA

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COVER LETTER

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

SUBJECT: Horizons Hermeneutics Holdings Investment Corporation
(PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)

Enclosed are an original and one (1) copy of the articles 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 of
Status
ADDITIONAL COPY REQUIRED

FROM: Richard Skandera
Name (Printed or typed)

2930 SW 23rd Terrace Apt. 507
Address

Gainesville, FL 32608
City, State & Zip

(727) 366-7121
Daytime Telephone number

skandera2005@yahoo.com
E-mail address: (to be used for future annual report notification)

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



FLORIDA DEPARTMENT OF STATE
Division of Corporations

September 9, 2011

RICHARD SKANDERA
2930 SW 23RD TERRACE APT 507
GAINESVILLE, FL 32608

SUBJECT: HORIZONS HERMENEUTICS HOLDINGS INVESTMENT
CORPORATION
Ref. Number: W11000046660

We have received your document for HORIZONS HERMENEUTICS HOLDINGS INVESTMENT CORPORATION and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

Entities may file using only the entity's name. Please delete any reference to the "doing business as name" in your document. If you wish to register your fictitious name, you may do so by filing an application and submitting the appropriate fees to this office.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6962.

Valerie Herring
Regulatory Specialist II
New Filing Section

Letter Number: 511A00020941

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

ARTICLES OF INCORPERATION

In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit)

ARTICLE I- NAME

The name of the corporation shall be: Horizons Hermeneutics Holdings Investment Corporation.

ARTICLE II- PRINCIPAL OFFICE

Principle Street Address (and mailing address):

Horizons Hermeneutics Holdings Investment Corporation
2930 SW 23rd Terrace Apt. 507
Gainesville, FL 32608

ARTICLE III- PURPOSE

The purpose for which the corporation is organized is: to acquire a significant interest in the Walt Disney Company through the purchase of common stock with an eye toward securing a seat on the Disney Board of Directors. The corporation seeks to provide a minimal risk, long-term investment opportunity for potential shareholders by investing in one of the most well diversified entertainment corporations in the world. A significant amount of the corporation's assets will be invested in Walt Disney Company common stock; however, the corporation will also manage a diverse collection of non-Disney assets including: stocks, government bonds, municipal bonds, corporate bonds, real property, bullion (copper, silver, gold, and platinum), currency, certificates of deposit, savings/checking accounts, mutual funds, and money markets.

ARTICLE IV- SHARES

Section I- Overview

The number of shares of stock is: (5,000,000,000) five billion. The (5,000,000,000) five billion shares shall be divided into (2) two different classes of common stock: Common Stock Class A and Common Stock Class B. The corporation is authorized to issue (500,000,000) five hundred million shares of Common Stock Class A and Common Stock Class A shall represent a fixed (10) ten percent ownership interest and (100) one hundred percent directorial interest in Horizons Hermeneutics Holdings Investment Corporation. The corporation is authorized to issue (4,500,000,000) four billion five hundred million shares of Common Stock Class B that shall represent a (90) ninety percent ownership interest in Horizons Hermeneutics Holdings Investment Corporation. Common Stock Class A and Common Stock Class B entitle the holder of the respective type of stock to different rights and responsibilities.

Section II- Common Stock Class A

(a) Common Stock Class A shall be vested with the right to elect the director(s) of the Board of Director(s) for Horizons Hermeneutics Holdings Investment Corporation. Even though Common Stock Class A represents a (10) ten percent fixed interest in the corporation as a whole, the holder(s) of Common Stock Class A have the sole power to elect the director(s).

(b) Common Stock Class A has no claim upon the principle that is invested in Horizons Hermeneutics Holdings Investment Corporation when principle is distributed back to shareholders or upon the corporation's liquidation.

(c) Common Stock Class A has a (10) ten percent interest in all profits generated by Horizons Hermeneutics Holdings Investment Corporation or upon the corporation's liquidation.

(d) Common Stock Class A has a (10) ten percent interest in selecting committee members for the Investment Advisory Committee and the Corporate Audit Committee.

(e) If the holder(s) of Common Stock Class A provide(s) managerial and directorial services, the (10) ten percent interest in profits shall be deemed compensation (a salary) to the holder(s) of Common Stock Class A for services to Horizons Hermeneutics Holdings Investment Corporation.

Section III- Common Stock Class B

(a) Common Stock Class B has no right to nominate, elect, or remove director(s).

(b) Common Stock Class B has a (100) one hundred percent claim upon the principle that is invested in Horizons Hermeneutics Holdings Investment Corporation when principle is distributed back to shareholders or upon the corporation's liquidation.

(c) Common Stock Class B has a (90) percent interest in all profits generated by Horizons Hermeneutics Holdings Investment Corporation or upon the corporation's liquidation.

(d) Common Stock Class B has a (90) ninety percent interest in selecting committee members for the Investment Advisory Committee and the Corporate Audit Committee.

(e) If there are shares of Common Stock Class B that have not been sold, the unsold shares will be deemed nonexistent for the purposes of the ownership interest and claims upon the corporation's principle. The (90) percent ownership interest will be proportionately divided among shareholders that have purchased Common Stock Class B.

Section IV- Cost of Common Stock Class A

(a) The purchase of (500,000,000) five hundred million shares of Common Stock Class A requires the buyer to provide \$500 for the establishment of a business account for Horizons Hermeneutics Holdings Investment Corporation, the fee of incorporation, and the one-year fee

for a safety security box for Horizons Hermeneutics Holdings Investment Corporation.

(b) Upon the completion of all the requirements set forth in subsection (a), the Board of Director(s) shall be empowered to issue (500,000,000) five hundred million shares of Common Stock Class A to Richard Skandera.

(c) A further consideration for the sale to Richard Skandera of (500,000,000) five hundred million shares of Common Stock Class A shall be the services that Richard Skandera has provided to the corporation in the corporation's establishment.

Section V- Cost of Common Stock Class B

(a) The purchase of (4,500,000,000) four billion five hundred million shares of Common Stock Class B shall require the buyer to initially pay \$1 per share.

(b) Subsequently, each share of Common Stock Class B shall be sold for no less than the value of Common Stock Class B that has been sold using the following formula rounded up to the nearest (\$.01) cent. Class B Formula = [total value of corporate assets in dollars] / [number of shares of Common Stock Class B sold]

(c) Horizons Hermeneutics Holdings Investment Corporation shall never sell Common Stock Class B for less than \$1 per share.

(d) The Board of Director(s) shall be empowered to issue Common Stock Class B for the initial consideration of \$1 per share and subsequently for consideration equal to or greater than the value of Common Stock Class B according to the Class B Formula.

Section VI- Purchasing Common Stock Class B

(a) If Common Stock Class B is purchased with cash; (50) fifty percent of the cash received shall be used to purchase Walt Disney Company common stock, (25) twenty-five percent of the cash shall be invested in other stocks at the discretion of the Investment Advisory Committee, (20) twenty percent of the cash shall be placed in low-risk investments (certificates of deposit, money markets, and government bonds), and (5) five percent shall be held as cash on hand in savings and/or checking accounts.

(b) If Common Stock Class B is purchased with an asset other than cash (for example, bullion, stock, or real estate), stock shall be issued in proportion to the fair market value of the asset as defined in Article VIII.

(c) The sale of Common Stock Class B can be refused at the discretion of the Board of Director(s) and/or at the discretion of a designated officer if it is in the best interests of the corporation.

ARTICLE V- BOARD OF DIRECTOR(S)

Section I- Initial Director

Richard Skandera- Director of Horizons Hermeneutics Holdings Investment Corporation
2930 SW 23rd Terrace Apt. 507
Gainesville, FL 32608

Section II- Elections

(a) Elections shall be held annually in August or September to elect the Board of Director(s) in accordance with Horizons Hermeneutics Holdings Investment Corporation's corporate bylaws.

(b) The right to elect member(s) of the board is vested solely in shareholders of Common Stock Class A.

Section III- Powers and Responsibilities

(a) The Board of Director(s) shall establish and amend the Corporate Bylaws of Horizons Hermeneutics Holdings Investment Corporation.

(b) The Board of Director(s) shall have the authority to issue common stock and/or designate an officer to issue common stock in compliance with Article IV.

(c) The Board of Director(s) shall have control and authority over the affairs of the corporation unless otherwise stated in the Articles of Incorporation or Corporate Bylaws.

(d) The Board of Director(s) shall never divert any funds or assets to any noncorporate use.

(e) An officer may be removed at any time with or without cause by the Board of Director(s).

(f) The Board of Director(s) is empowered to sell assets if their value is greater than or equal to the principle investment as long as it is in the best interests of shareholders. This provision does not apply to cash on hand.

(g) The Board of Director(s) shall, at the very least, meet biannually. A Director may call a meeting of the Board of Director(s), as long as, (48) forty-eight hour notice is given. Any shareholder who controls over (3) three percent of the current outstanding stock can compel a meeting of the Board of Director(s) within 21 days of the request being submitted.

ARTICLE VI- OFFICERS

Section I- Initial Officers

Richard Skandera- President
2930 SW 23rd Terrace Apt. 507
Gainesville, FL 32608

Richard Skandera- Treasurer
2930 SW 23rd Terrace Apt. 507
Gainesville, FL 32608

Richard Skandera- Secretary
2930 SW 23rd Terrace Apt. 507
Gainesville, FL 32608

Section II- Powers and Responsibilities

(a) Each officer has the authority and shall perform the duties set forth in the bylaws or, to the extent consistent with the bylaws, the duties prescribed by the Board of Director(s) or by direction of an officer authorized by the Board of Director(s) to prescribe the duties of other officers.

(b) The Secretary has the responsibility for preparing minutes of the Board of Director(s)'s meetings and for maintaining and authenticating the records of the corporation.

(c) The Secretary can make grammatical and spelling changes in the Articles of Incorporation.

ARTICLE VII- RESTRICTIONS AND PRIVILEGES

(a) A shareholder of Horizons Hermeneutics Holdings Investment Corporation's Common Stock Class A or Common Stock Class B, shall never be compelled to sell one's Common Stock, unless a judgment has been rendered by a court of law and all appellate options have been exhausted.

(b) Horizons Hermeneutics Holdings Investment Corporation shall never give a loan to any of its officers, directors or shareholders.

(c) After state and federal taxes have been paid, (50) fifty percent of the dividends received from stock held by Horizons Hermeneutics Holdings Investment Corporation shall be paid out to shareholders or used to pay off any outstanding debt if any is present at the time of the dividends receipt up to (25) twenty-five percent so that shareholders receive no less than (25) twenty percent of the dividends received by Horizons Hermeneutics Holdings Investment Corporation.

(d) After state and federal taxes have been paid, (50) fifty percent of the dividends received

from stock held by Horizons Hermeneutics Holdings Investment Corporation may be reinvested by the corporation or paid out to shareholders as dividends.

(e) Funds of the corporation shall never be commingled with funds of any director, officer, or shareholder.

(f) Horizons Hermeneutics Holdings Investment Corporation's Director(s) or officers shall maintain corporate minutes and adequate corporate records which shall be reviewable by shareholders upon request. Only confidential or proprietary information can be withheld from review.

(g) Shareholders can propose changes to the Corporate Bylaws which shall be put to a shareholder vote and shall pass if a majority of shareholders vote in favor.

(h) The Corporate Bylaws shall list the rights and responsibilities of the Investment Advisory Committee and the Corporate Audit Committee.

(i) Owners of Common Stock Class B are free to transfer their shares provided the transferor sends a letter and email to the Director(s) of the Board detailing the amount of stock to be transferred and the name, email address, and mailing address of the transferee prior to the transfer; and the transferor must provide the transferee with a copy of Horizons Hermeneutics Holdings Investment Corporation's Articles of Incorporation prior to the transfer.

(j) The director(s) of the Board of Directors along with the President, Treasurer, and Secretary of Horizons Hermeneutics Holdings Investment Corporation shall not receive any salary for their services separate from the (10) percent interest in profits of Common Stock Class A.

(k) Other important restrictions and privileges shall be outlined in the Corporate Bylaws.

(l) Horizons Hermeneutics Holdings Investment Corporation will have a yearly shareholders' meeting.

ARTICLE VIII- Definitions

(a) Profits- any money generated in excess of the invested principle at the time of an assets sale or liquidation within a particular class of asset.

(b) Class of Asset- A specific account, type of stock, bond, bullion item, or currency.

(c) Directorial Interest- Represents the ability to nominate, elect, and remove the Director(s) of the Board of Directors.

(d) Ownership Interest- Equity interest.

(e) Claim- A right of a shareholder to a particular Horizons Hermeneutics Holdings

Investment Corporation asset.

(f) Interest- A shareholder's right under the Articles of Incorporation.

(g) Class B Formula - [total value of corporate assets in dollars] / [number of shares of Common Stock Class B sold]

(h) Fair Market Value- For Bullion 85%-95% of a metals per ounce value at the end of trading for a given day; Real Property 5%-100% of the tax collector's appraised value; Bonds 80%-100% of actual value; and Stocks 25%-100% of the value at the end of trading for a given day.

ARTICLE IX- AMENDING ARTICLES OF INCORPERATION

(a) [Article I], [Article IX], and [Article IV Sections I, II, III, IV, V, & VI] shall never be amended.

(b) [Article II], [Article V Section I, II, & III] [Article VI Sections I & II] shall only be amended by the Board of Director(s).

(c) [Article III] shall be amended with a majority vote of shareholders with Common Shares Type I stock accounting for 10% of the possible votes and Common Shares Type II stock accounting for 90% of the possible vote.

(d) [Article VII] and [Article VIII] shall be amended with a majority vote of shareholders with Common Stock Class A stock accounting for (10) ten percent of the possible votes and Common Stock Class B stock accounting for 90% of the possible vote along with a majority vote of the Board of Director(s).

(e) Either the Board of Director(s) or Shareholders can put forth a proposal to amend the Articles of Incorporation at a Board of Director(s)'s meeting or a shareholder's meeting.

ARTICLE X- REGISTERED AGENT

The name and Florida street address of the registered agent is:

Richard Skandera
2930 SW 23rd Terrace Apt. 507
Gainesville, FL 32608

APPROVED
AND
FILED

ARTICLE XI- INCORPORATOR

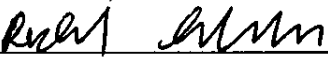
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The name and address of the Incorporator is:

Richard Skandera
2930 SW 23rd Terrace Apt. 507
Gainesville, FL 32608

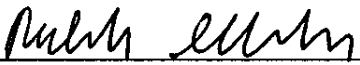
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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.


Required Signature/ Registered Agent

10/4/11
Date

I submit this document and affirm that the facts stated herein are true. I am aware that 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.


Required Signature/ Incorporator

10/4/11
Date