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Celestinocairos3@gmail.com

FLORIDA PROFIT/NON PROFIT CORPORATION **COMPANY CAIROS & CAIROS CORP**

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ARTICLES OF INCORPORATION:

OF

COMPANY CAIROS & CAIROS CORP

The undersigned subscriber to these Articles of Incorporation is a natural person competent to contract and hereby form a Corporation for profit under Chapter 607 of the Florida Statutes.

ARTICLE 1 - NAME

The name of the Corporation is **COMPANY CAIROS & CAIROS CORP**, (hereinafter, "Corporation").

ARTICLE 2 - PURPOSE OF CORPORATION

The Corporation shall engage in any activity or business permitted under the laws of the United States and of the State of Florida.

ARTICLE 3 - PRINCIPAL OFFICE

The address of the principal office of this Corporation is 11480 NW 88th Ln Doral FL, 33178 and the mailing address is 11480 NW 88th Ln Doral FL, 33178.

ARTICLE 4 - SHARES OF CORPORATION

The number of shares the corporation is authorized to issue is: 100

ARTICLE 5 - INCORPORATOR

The name and street address of the incorporator of this Corporation is:

Jorge R. Sanchez 8390 W. Flagler Street Suite 201 ; Miami, Florida 33144

ARTICLE 6 - OFFICERS

The officers of the Corporation shall be:

President: Celestino Cairos Grillo

whose mailing address shall be the 11480 NW 88th Ln Doral FL, 33178.

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ARTICLE 7 - TERM OF EXISTENCE -

This Corporation shall have perpetual existence.

ARTICLE 8 - REGISTERED AGENT 1

The name and address of the registered agent of this Corporation is Celestino Cairos Grillo, located at 11480 NW 88th Ln Doral FL, 33178

ARTICLE 9 - EFFECTIVE DATE

These Articles of Incorporation shall be effective immediately upon approval of the Secretary of State, State of Floridal.

In witness whereof, I have hereunto set my hand and seal, acknowledged, and filed the foregoing Articles of Incorporation under the laws of the State of Florida, this 29th day of October, 2024.

Jorge R. Sanchez, Incorporator

ACCEPTANCE OF REGISTERED AGENT DESIGNATED IN ARTICLES OF INCORPORATION

Celestino Cairos Grillo, having a business office identical with the registered office of the Corporation name above, and having been designated as the Registered Agent in the above and foregoing Articles of Incorporation, is familiar with and accepts the obligations of the position of Registered Agent under the applicable provisions of the Florida Statutes.

By:

Célestino Cairos Grillo