CERTIFICATE OF DISCLOSURE

ENTITY INFORMATION

ENTITY NAME: Zoe Hope Global, Inc.

ENTITY ID: 23630123

ENTITY TYPE: Domestic Nonprofit Corporation

EFFECTIVE DATE/TIME: 01/16/2024

FELONY JUDGEMENT QUESTIONS

Has any person (a) who is currently an officer, director, trustee, or incorporator, or (b) who controls or holds over ten per cent of the issued and outstanding common shares or ten percent of any other proprietary, beneficial or membership interest in the corporation been:

Convicted of a felony involving a transaction in securities, consumer fraud or antitrust in any state or federal NO jurisdiction within the seven-year period immediately preceding the signing of this certificate?

Convicted of a felony, the essential elements of which consisted of fraud, misrepresentation, theft by false pretenses or restraint of trade or monopoly in any state or federal jurisdiction within the seven-year period immediately preceding the signing of this certificate?

Subject to an injunction, judgment, decree or permanent order of any state or federal court entered within NO the seven-year period immediately preceding the signing of this certificate, involving any of the following:

The violation of fraud or registration provisions of the securities laws of that jurisdiction;

The violation of the consumer fraud laws of that jurisdiction;

The violation of the antitrust or restraint of trade laws of that jurisdiction?

BANKRUPTCY QUESTION

Has any person (a) who is currently an officer, director, trustee, incorporator, or (b) who controls or holds over twenty per cent of the issued and outstanding common shares or twenty per cent of any other proprietary, beneficial or membership interest in the corporation, served in any such capacity or held a twenty per cent interest in any other corporation (not the one filing this Certificate) on the bankruptcy or receivership of the other corporation?

SIGNATURE

By typing or entering my name and checking the box marked "I accept" below, I acknowledge under penalty of perjury that this document together with any attachments is submitted in compliance with Arizona law.

Incorporator: Lynda Jo Hartzler - 01/16/2024

DO NOT WRITE ABOVE THIS LINE; RESERVED FOR ACC USE ONLY.

CERTIFICATE OF DISCLOSURE

Read the Instructions C003i

1.	ENT	TITY NAME – give the exact name of the corporation in Arizona:					
	Zoe	e Hope Global, Inc.					
		·					
_							
2.			JDGMENT QUESTIONS:		N !		
	contr	s any person (a) who is currently an officer, director, trustee, or incorporator, or (b) who atrols or holds over ten percent of the issued and outstanding common shares or ten percent any other proprietary, beneficial or membership interest in the corporation been:					
	2.1			lon been:			
	2.1	cons with	victed of a felony involving a transaction in securities, sumer fraud or antitrust in any state or federal jurisdiction in the five-year period immediately preceding the signing of certificate?	☐ Yes	■ No		
	2.2	of front of the	victed of a felony, the essential elements of which consisted raud, misrepresentation, theft by false pretenses or restraint rade or monopoly in any state or federal jurisdiction within five-year period immediately preceding the signing of this ificate?	☐ Yes	■ No		
	2.3 Subject to an injunction, judgment, decree or permanent order of any state or federal court entered within the five-year period immediately preceding the signing of this certificate, involving any of the following:						
		a. b.	The violation of fraud or registration provisions of the securities laws of that jurisdiction; The violation of the consumer fraud laws of that jurisdiction;	☐ Yes	■ No		
		c.	The violation of the antitrust or restraint of trade laws of that jurisdiction?				
	2.4		ly of the answers to numbers 2.1, 2.2, or 2.3 are YES , you MU attach a Certificate of Disclosure Felony/Judgment Attachment for	•	e		
2	BANK	DIIDT	CY QUESTION:				
3.	3.1						
	3.1	incor the i any corpe inter Certi	any person (a) who is currently an officer, director, trustee, reporator, or (b) who controls or holds over twenty percent of ssued and outstanding common shares or twenty percent of other proprietary, beneficial or membership interest in the oration, served in any such capacity or held a twenty percent est in any other corporation (not the one filing this ficate) on the bankruptcy or receivership of the other coration ?	☐ Yes	■ No		
	3.2		answer to number 3.1 is YES , you MUST complete and attach sure Bankruptcy Attachment form C005.	n a Certificat	e of		

IMPORTANT: If within 60 days of the delivery of this Certificate to the A.C.C. any person not included in this Certificate becomes an officer, director, trustee or person controlling or holding over ten percent of the issued and outstanding shares or ten percent of any other proprietary, beneficial or membership interest in the corporation, the corporation must submit a SUPPLEMENTAL Certificate providing information about that person, signed by all incorporators or by a duly elected and authorized officer.

SIGNATURE REQUIREMENTS:	
Initial Certificate of Disclosure:	This Certificate must be signed by all incorporators. If more space is needed, complete and attach an Incorporator Attachment form C084.
Foreign corporations:	This Certificate may be signed by a duly authorized officer or by the Chairman of the Board of Directors.
Credit Unions and Loan Companies:	This Certificate must be signed by any 2 officers or directors.

Lynda	a Jo Hartzler							
Name	F. Kanasan D.			Name				
3509 Address	E. Keresan Dr.			Address	1			
Phoe		AZ	85044	Address	2			
City Country	UNITED STATES	State	Zip	City Country			State	Zip
SIGN	ATURE – see Instructions CO	003i:		SIGN	ATURE – see Instr	ructions CO	003i:	
By typing or entering my name and checking the box marked "I accept" below, I acknowledge <i>under penalty of law</i> that this document together with any attachments is submitted in compliance with Arizona law.			By typing or entering my name and checking the box marked "I accept" below, I acknowledge <i>under penalty of law</i> that this document together with any attachments is submitted in compliance with Arizona law.					
lyv	I AC cusigned by: Land Jo Hartzler	CCEPT		Signal	ture	☐ I AC	CEPT	
	la Jo Hartzler		01/16/2024					
Printed Name			Date	Printed Name			Date	
REQU	IRED – check only one:			REQU	IRED – check on	ly one:		
	Incorporator - I am an incorporation submitting this	,	he		Incorporator - I corporation subm			ne
	Officer - I am an officer of submitting this Certificate	the corporation	on		Officer - I am an submitting this Co		the corporation	n
	Chairman of the Board o Chairman of the Board of D submitting this Certificate.				Chairman of the I Chairman of the I submitting this Co	Board of D		
	Director – I am a Director company submitting this Ce		nion or loan		Director – I am a company submitt			nion or loan

Expedited or Same Day/Next Day services are available for an additional fee – see Instructions or Cover sheet for prices.

	Mail: Arizona Corporation Commission - Examination Section	
Filing Fee: None	1300 W. Washington St., Phoenix, Arizona 85007	
All fees are nonrefundable - see Instructions.	Fax (for Regular or Expedite Service ONLY): 602-542-4100	
	Fax (for Same Day/Next Day Service ONLY): 602-542-0900	

Please be advised that A.C.C. forms reflect only the **minimum** provisions required by statute. You should seek private legal counsel for those matters that may pertain to the individual needs of your business. All documents filed with the Arizona Corporation Commission are **public record** and are open for public inspection. If you have questions after reading the Instructions, please call 602-542-3026 or (within Arizona only) 800-345-5819.

ARTICLES OF INCORPORATION OF ZOE HOPE GLOBAL, INC.

The undersigned individual, acting as incorporator under Arizona Nonprofit Corporation Law, adopts the following articles of incorporation.

ARTICLE 1.

The name of this Corporation (the or this "Corporation") shall be Zoe Hope Global, Inc.

ARTICLE 2.

The principal office and place of transacting the business of the Corporation shall be 754 E. Maria Lane, Tempe, AZ 85284-5012; however, its board of directors (the "Board") may meet for the transaction of business at such other places as the Board may from time to time designate.

ARTICLE 3.

This Corporation is organized exclusively for charitable purposes, as provided for under section 501(c)(3) of the Internal Revenue Code, as it may be amended from time to time after the date hereof and the regulations or other promulgations thereunder. This Corporation is authorized to transact any lawful business for which nonprofit corporations exempt from taxation under section 501(c)(3) of the Internal Revenue Code may be incorporated under the laws of the State of Arizona, as they may be amended from time to time; including, without limitation, that the character of the affairs of the entities or individuals it initially intends to support, financially and otherwise, conduct activities that qualify as exempt under section 501(c)(3) of the Internal Revenue Code. References in these Articles to the Internal Revenue Code are references to the United States Internal Revenue Code, 26 U.S.C., as it may be amended from time to time after the date hereof and the regulations or other promulgations thereunder.

ARTICLE 4.

The Corporation will not have Members.

ARTICLE 5.

No part of the net earnings of this 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 3 hereof. 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, 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, (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 or (c) act in violation of A.R.S. §10-3860, or the corresponding provisions of any future Arizona nonprofit corporation law.

ARTICLE 6.

To the fullest extent permitted by law, a director or officer of the Corporation shall not be personally liable to the Corporation for monetary damages for any breach of fiduciary duty as a director or officer. No amendment to, modification of, or repeal of this Article 6 shall apply to or have any effect on the liability or alleged liability of any director or officer of the Corporation for or with respect to any acts or omissions of such director or officer occurring prior to such amendment.

ARTICLE 7.

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.

ARTICLE 8.

In the event any tax can be avoided, 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.

ARTICLE 9.

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.

ARTICLE 10.

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.

ARTICLE 11.

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.

ARTICLE 12.

The Corporation will not make any taxable expenditure as defined in section 4945 of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE 13.

The address of the registered office of the Corporation is:

754 E. Maria Lane Tempe, AZ 85284-5012

ARTICLE 14.

The name and business address of the agent for service of process:

Lynda Jo Hartzler 3509 E. Keresan Dr. Phoenix, AZ 85044

ARTICLE 15.

The names and addresses of the Incorporator is:

Lynda Jo Hartzler 3509 E. Keresan Dr. Phoenix, AZ 85044

ARTICLE 16.

The names and addresses of the persons who shall serve as the initial board of directors of the Corporation, until their successors are elected and qualified, are:

Kelly Lyn Ramsland 754 E. Maria Lane Tempe, AZ 85284-5012

Maurice R Grimm 1275 La Arboleta St Gilbert, AZ 85296

Lynda Jo Hartzler 3509 E Keresan Dr Phoenix, AZ 85044

Paige Madison Reinhart 6824 W Harrison St Chandler, AZ 85226

IN WITNESS WHEREOF, these Articles of Incorporation have been executed on
this 12 day of January, 2024.
Lynda Jo Hartzler. Incorporator

Lynda Jo Hartzler, having been designated to act as Statutory Agent, hereby consents to act in that capacity until removal or resignation is submitted in accordance with Arizona Revised Statutes.

By: Lynda Jo Hartzler