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SECRETARY OF STATE
TAIL AHASSEE, FLORIDA

T T

COVER LETTER

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

SUBJECT:	Kasper Cares, Inc.	
		(PROPOSED CORPORATE NAME – <u>MUST INCLUDE SUFFIX</u>)

8

Enclosed is 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	S87.50 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL CO	PY REQUIRED	

FROM:	Jeffrey Fromknecht, Esq		
rkowi.	Name (Printed or typed)		
	2411 Quantum Blvd		
	Address		
	Boynton Beach, FL 33435		
	City, State & Zip		
	800-330-5807		
	Daytime Telephone number		
	jeff@sideprojectine.org		
1	mail address: (to be used for future annual report natitionion		

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

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

ARTICLE I The name of the	NAME Kasper Cares, Inc.	·				
ARTICLE II	PRINCIPAL OFFICE					
3950 I	Principal <u>street</u> address: RCA Blvd, Suite 5012		Mailing address, if different	ent is:		
Palm	Beach Gardens, FL 33410					
	r which the corporation is organized is: _					
To amplify the	impact of local non-profits an effort to i	mprove quality of li	fe for everyone everywhere.	TALL	2018	-
				LAHASSEE, F	MAY 15	m
					<u>₹</u>	_C
				2 S S S S S S S S S S S S S S S S S S S	<u> </u>	
ARTICLE IV DESCRIBED II ARTICLE V	MANNER OF ELECTION The man N BYLAWS INITIAL OFFICERS AND/OR DIRE	33333 <u></u>		-		
Name and Title	Justin Kasper, Board of Director	Name and Title	Jessica Kasper, Board of Dire	ctors	_	
Address	3950 RCA Blvd, Suite 5012	Address:	3950 RCA Blvd, Suite 5012		_	
Palm Beach Gardens, FL 33410	Palm Beach Gardens, FL 33410		Palm Beach Gardens, FL 334	10	_	
Name and Title	Cassie Kasper, Board of Directors	Name and Title	Michelle Clary, Board of Dire	ectors	-	
Address 3950 RCA Blv	3950 RCA Blvd, Suite 5012	Address:	3950 RCA Blvd, Suite 5012			
	Palm Beach Gardens, FL 33410		Palm Beach Gardens, FL 334	10	-	
Name and Title	e:	Name and Title	e:		<u>-</u> ,	
Address		Address:				
					_	

Name and Title:_	Nan	e and Title:
Address	Add	ress:
_	<u> </u>	
Name and Title:_	Nan	c and Title:
Address	Ado	ress:
_	<u>/</u>	
. Description	DUCLOTUDED ACTIVIT	
	<u>REGISTERED AGENT</u> <u>lorida street address</u> (P.O. Box NOT acceptable) of the registered agent is:
Name:	Jeffrey Fromknecht, Esq	<u> </u>
Address:	2411 Quantum Blvd	
	Boynton Beach, FL 3343	5
	INCORPORATOR ddress of the Incorporator is:	
Name:	Jeffrey Fromknecht, Esq	
Address:	2411 Quantum Blvd	
ruti ess.	Boynton Beach, FL 3343	<u>5</u>
ARTICLE VIII	EFFECTIVE DATE:	
Effective date, if	other than the date of filing:	(OPTIONAL) mot be more than five days prior or 90 days after the filing.)
	e inserted in this block does not meet the applica trive date on the Department of State's records.	ble statutory filing requirements, this date will not be listed as the
Having been nan certificate, I am f	med as registered agent to accept service of pr familiar with and accept the appointment as reg	ocess for the above stated corporation at the place designated in this stered agent and agree to act in this capacity
l	() the section	5-10-2018
	Required Signature of Registered Ages	t Date
	rument and affirm that the facts stated herein ar nt of State constitutes a <u>third</u> degreofelony as pr	e true. I am aware that any false information submitted in a document ovided for in s.817.155, F.S.
	11 12 1	
	Required Signature of Incorporat	5-10-2018 Date
7		

Kasper Cares, Inc. Articles of Incorporation – Amendment

Article IX

Kasper Cares, Inc. (the "Corporation") is a nonprofit organization organized exclusively for charitable and educational purposes within the meaning of Section 50 I (c)(3) of the Internal Revenue Code of 1986, as amended (the "Code").

Article X

Notwithstanding any provision of these Articles of Incorporation or any provisions of applicable state law, the Corporation shall not have the power to carry on any activities the existence of which would cause it to fail to qualify as an organization exempt from tax under Section 50l(c)(3) of the Code and the Treasury Regulations promulgated thereunder, as they now exist or as they may hereafter be amended.

Article XI

The Corporation shall not have any capital stock.

Article XII

The Corporation shall have no members.

Article XIII

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, its directors, officers, or other private persons, except that the Corporation shall be authorized and empowered to approve and reimburse reasonable expenses incurred on its behalf and to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of its exempt purposes. Except as otherwise provided by Section 501(h) of the Code, no substantial part of the activities of the Corporation shall consist of carrying on propaganda, or otherwise attempting, to influence legislation.

The Corporation shall not participate in, or intervene in (including the publishing or distributing of statements), any political campaign on behalf of (or in opposition to) any candidate for public office.

Kasper Cares, Inc. Articles of Incorporation – Amendment

Notwithstanding any other provision of these Articles of Incorporation or any provisions of applicable state law, the Corporation shall not carry on any activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under Section 50l(a) of the Code as an organization described in Section S01(c)(3) of the Code, or (b) by a corporation contributions to which arc deductible under Section l 70(a) of the Code provided such corporation was an organization referred to in Section 170(c)(2) of the Code.

Article XIV

The affairs and business of the Corporation shall be managed and conducted by the Board of Directors. The qualifications, election, number, tenure, powers and duties of the members of the Board of Directors shall be as provided in the Bylaws of the Corporation.

Article XV

To the fullest extent permitted by the Nonprofit Corporation Laws, a director of the Corporation shall not be personally liable to the Corporation for monetary damages for breach of fiduciary duty as a director, except for liability (i) for any breach of the director's duty of loyalty to the Corporation, (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, or (iii) for any transaction from which the director derived an improper personal benefit. If the Nonprofit Corporation Laws are hereafter amended to authorize the further elimination or limitation of the liability of directors, then the liability of the directors of the Corporation, in addition to the limitation on personal liability provided herein, shall be limited to the fullest extent permitted by the amended Nonprofit Corporation Laws. Any repeal or modification of this paragraph by the directors of the Corporation shall be prospective only, and shall not adversely affect any limitation on the personal liability of a director of the Corporation at the time of such repeal or modification.

Kasper Cares, Inc. Articles of Incorporation – Amendment

Article XVI

Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provisions for the payment of all of the liabilities of the Corporation, dispose of all the assets of the Corporation exclusively for the exempt purposes of the Corporation to such other organization or organizations organized and operated exclusively for charitable, scientific, literary, religious and educational purposes which at the time qualify as an exempt organization or organizations under Section 50l(c)(3) of the Code or any successor provision of the Code, as the Board of Directors shall determine. Any assets not so distributed by the Board of Directors shall be distributed by a court of competent jurisdiction of the county in which the Corporation's principal office is then located exclusively for the Corporation's exempt purposes. No director or officer of the Corporation or any private individual or entity related to the foregoing shall be entitled to share in the distribution of any corporate assets upon the dissolution of the Corporation.

Article XVII

This Corporation reserves the right at any time, and from time to time, to amend, alter, change or repeal any provision contained in the Articles of Incorporation, and to add other provisions to the Articles of Incorporation authorized by the laws of the Florida, at the time such laws are in force, by a majority vote or other percentage as specified in the Bylaws, of the members of the Board of Directors, the governing body of the Corporation, in the manner now or hereafter prescribed by law; and all rights, preferences and privileges of whatsoever nature conferred upon the governing body, its members, the directors or any other persons whomsoever by and pursuant to the Articles of Incorporation in its present form or as hereafter amended are granted subject to the rights reserved in this paragraph; provided, however, that no amendment, alteration, change or repeal of any provisions of the Articles of Incorporation shall authorize the Board of Directors to conduct the affairs of the Corporation in any manner or for any purpose which would cause the Corporation to lose its tax-exempt status under the provisions of the Code or any future United States Internal Revenue laws. In furtherance and not in limitation of the powers conferred by the laws of the Florida, the Board of Directors is expressly authorized and empowered to adopt, amend, and repeal the Bylaws of the Corporation.