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COVER LETTER

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

	OUNDATION, INC.	
(PROPOSED CORP	ORATE NAME - <u>MUST IN</u>	CLUDE SUFFIX)
and one (1) copy of the Ar	ticles of Incorporation and	a check for :
\$78.75	□\$78.75	\$87.50
	Filing Fee	Filing Fee,
Certificate of	& Certified Copy	
Status		& Certificate
	ADDITIONAL CO	PY REOUIRE
	<u> </u>	
Pablo B Mejia Jr		
Na	me (Printed or typed)	_
10502 boyette creek blvd		
	Address	-
Riverview FL 33569		
 	City, State & Zip	-
8134232065		
	ime Telephone number	-
	Pablo B Mejia Jr Pablo B Sovette creek blvd	Filing Fee & Certificate of Status Pablo B Mejia Jr Name (Printed or typed) 10502 boyette creek blvd Address Riverview FL 33569

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

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

ARTICLES OF INCORPORATION

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

ARTICLE I: NAME

The name of the corporation shall be: CHILDREN AND CANCER SUPPORT FOUNDATION, INC.

ARTICLE II: PRINCIPAL OFFICE

Principal street address and mailing: 10502 boyette creek blvd Riverview FL 33569

17 JUL 13 AM II: 05

ARTICLE III: PURPOSE

The specific and primary purposes for which this corporation is formed and for which it shall be exclusively administered and operated are to receive, administer and expend funds for charitable and educational purposes in connection with the following: A) To engage in and perform any and all acts of charitable nature to help children and cancer patients by all means, without limitation, as well as to raise funds and acquire products for said purposes. B) To provide and use the aforementioned services and products to grant to children and cancer patients, meeting criteria and guidelines as set by the board of directors from time to time, and their immediate families, support, financial or material, as determined in the sole discretion of the corporation and consistent with the abilities of such children and cancer patients and their families and the capabilities of the corporation as specifically authorized by U.S. Code §501(c)(3) of the internal revenue code of the United States and other appropriate laws and regulations. C) To use any and all lawful means to accomplish the purpose and objectives of the corporation and, in general, either alone or in association with other organizations, carry on any lawful pursuit necessary or incidental to the accomplishment of the purpose or objective of the corporation. D) To enter into any other lawful endeavor, from time to time and without limitation, except as prohibited by U.S. Code §501(c)(3) of the internal revenue code of the United States and other appropriate laws and regulations; E) To assist other charitable, educational and social welfare organizations in the conduct of similar activities. F) To establish a main office or offices for the conduct of the activities necessary to carry out the purposes of this corporation; and G) To engage in any and all lawful activities incidental to the foregoing purpose, except as restricted herein, said powers shall include, but not be limited to, the power to sue and be sued; the power to enter into contracts; the right to receive property by devise or bequest, subject to the laws regulating the transfer of property by Will, and otherwise acquiring and hold all property, real or personal, including shares of stock, bonds and securities of other corporations; to convey, exchange, lease, mortgage, encumber, transfer upon trust or otherwise dispose of any or property, real or personal; the power to borrow money, contract debts and issue bonds, notes and debentures and to secure payment in performance of its obligations; provided, however, that the Corporation shall not, except to an insubstantial degree, engage in any activity or exercise any powers that are not in the furtherance of the primary purpose(s) of the corporation.

INITIAL OFFICERS AND/OR DIRECTORS

The corporation shall have no members

<u>ARTICLE V:</u> LIMITATIONS

- No part of the net earnings of the 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 Third hereof.
- 2. 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.
- 3. 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, or 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.

<u>ARTICLE VI:</u> DEBT OBLIGATION AND PERSONAL LIABILITY

No Member, officer or Director of this Corporation shall be personally liable for the debts or obligations of this Corporation of any nature whatsoever, nor shall any of the property of the members, officers or Directors be subject to the repayment of the debts or obligations of this Corporation.

ARTICLE VII: DISOLUTION

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 VIII: MANNER OF ELECTION

As stated in the Bylaws.

<u>ARTICLE IX:</u> BOARD OF DIRECTORS

The affairs, property and business of the Corporation shall be managed and controlled by a Board of Directors consisting of the number of Directors determined by the Bylaws, but not less than three Directors.

Directors of the Corporation shall, at the annual meeting, be elected and hold office in the manner determined by the Bylaws of the Corporation. Directors may be removed and vacancies on the Board of Directors shall be filled in the manner provided in the Bylaws.

The names and address of the members of the first Board of directors who shall hold office until their successors are elected and have qualified, or until removed, are as follows:

Pablo B Mejia Jr 10502 boyette creek blvd Riverview FL 33569

Jennifer Mejia 1110 Greenstone blvd Lake Mary FL 32746

Yossue Leyva Guada 3803 Preserve ct. 303 Tampa FL 33624

ARTICLE X: BY-LAWS

The power to adopt, alter, amend or repeal By-laws shall be vested in the Board of Directors.

ARTICLE XI: INDEMNIFICATION

The Corporation shall defend, indemnify and hold harmless, every registered agent, director or officer and his or her heirs, personal representatives and administrators against liability and against expenses reasonably incurred by him or her in connection with any action, suit or proceeding to which he or she may be made a party by reason of his or her having been a director or officer of this Corporation, except in relations to matters as to which he or she shall be finally adjudge in such action, suit or proceeding to be liable for willful misconduct. The foregoing rights shall be exclusive of other rights to which he or she may be entitled.

Any officer or director shall not be liable for the Corporation or any loss or damage sustained by it for any action taken or omitted by him or her if he or she in good faith exercised the care of a prudent person in good faith acted or failed to act based upon sound advice of counsel for the Corporation or on the books and records of the Corporation, or followed what he or she believed to be sound accounting and business practice

ARTICLE XII: REGISTERED AGENT

Pablo B Mejia Jr 10502 boyette creek blvd Riverview FL 33569

ARTICLE XIII: INCORPORATOR

Pablo B Mejia Jr 10502 boyette creek blvd Riverview FL 33569 17 JUL 13 AH II: 05

ARTICLE XIV: EFFECTIVE DATE 07/10/2017

Having been named as registered agent to accept service of process for the abordesignated in this certificate, I am familiar with and accept the appointment as this capacity.	
Required Signature of Registered Agent	7/10/17 Date
I submit this document and affirm that the facts stated herein are true. I am awa submitted in a document to the Department of State constitutes a third degree for F.S.	
Stable Moju Required Signature of Incorporator	7/10/17 Date

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Any officer or director shall not be liable for the Corporation or any loss or damage sustained by it for any action taken or omitted by him or her if he or she in good faith exercised the care of a prudent person in good faith acted or failed to act based upon sound advice of counsel for the Corporation or on the books and records of the Corporation, or followed what he or she believed to be sound accounting and business practice

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Pablo B Mejia Jr 10502 boyette creek blvd Riverview FL 33569

<u>ARTICLE XIII:</u> INCORPORATOR

Pablo B Mejia Jr 10502 boyette creek blvd Riverview FL 33569

ARTICLE XIV: EFFECTIVE DATE 07/10/2017 17 JUL 13 AHTE 05

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.

Pallo maja 7/10/17
Required Signature of Registered Agent Date

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

7/10/17

Date