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To:

Division of Corporations

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Account Number : FCA000000023 Phone : (614)280-3338 Fax Number : (954)208-0845

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FLORIDA PROFIT/NON PROFIT CORPORATION

Pegasus Foundation, Inc.

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ARTICLES OF INCORPORATION

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

RTICLE II	PRINCIPAL OFFICE				
	Principal street address:	Mailing addr	ess, if different is:		
104	35 Riverside Drive, Suite 105	-	1 N. Franklin St., Suite 3175		
Pali	n Gardens, FL 33410	Chicago, IL 60606		·	
	I PURPOSE for which the corporation is organized is:	Attached			
					
_					
IRTICLE IV	MANNER OF ELECTION The manner		· · ·		
RTICLE V	INITIAL OFFICERS AND/OR DIRECT	r in which the directors are elected and	appointed: Per the Bylaws		
RTICLE V	INITIAL OFFICERS AND/OR DIRECT de: N. Empklin St. Swite 2126	r in which the directors are elected and ORS Name and Title:	appointed: Per the Bylaws		
RTICLE V	INITIAL OFFICERS AND/OR DIRECT de: William Wrigley, Jr., Chairman/Director	r in which the directors are elected and ORS Name and Title:	appointed: Per the Bylaws		
RTICLE V	INITIAL OFFICERS AND/OR DIRECT de: William Wrigley, Jr., Chairman/Director 1 N. Franklin St., Suite 3175 Chicago, IL 60606	r in which the directors are elected and ORS Name and Title:	appointed: Per the Bylaws	2000	
RTICLE V Vame and Tit Address	INITIAL OFFICERS AND/OR DIRECT de: William Wrigley, Jr., Chairman/Director 1 N. Franklin St., Suite 3175 Chicago, IL 60606	or in which the directors are elected and one of the directors are elected and one of the original of the orig	appointed: Per the Bylaws	and CED IP	
RTICLE V lame and Til	INITIAL OFFICERS AND/OR DIRECT de: William Wrigley, Jr., Chairman/Director 1 N. Franklin St., Suite 3175 Chicago, IL 60606 Larissa Leibowitz, Secretary/Director	r in which the directors are elected and ORS Name and Title: Name and Title:	appointed: Per the Bylaws	Sasan CEP 16 PM	
RTICLE V lame and Til	INITIAL OFFICERS AND/OR DIRECT de: William Wrigley, Jr., Chairman/Director 1 N. Franklin St., Suite 3175 Chicago, IL 60606 Larissa Leibowitz, Secretary/Director 1 N. Franklin St., Suite 3175 Chicago, IL 60606	r in which the directors are elected and ORS Name and Title: Name and Title:	appointed: Per the Bylaws	ann CEP I h	
ARTICLE IV Name and Tit Address Vame and Tit Address	INITIAL OFFICERS AND/OR DIRECT de: William Wrigley, Jr., Chairman/Director 1 N. Franklin St., Suite 3175 Chicago, IL 60606 Larissa Leibowitz, Secretary/Director 1 N. Franklin St., Suite 3175 Chicago, IL 60606	or in which the directors are elected and over the directors are elected and over the control of	appointed: Per the Bylaws	Sasan CEP LG PH	

То:	Page 4	(

Name and Title:_		Name and Title:		
Address _		Address:	, , , , , , , , , , , , , , , , , , , ,	
-				
Name and Tide:_		Name and Title:		
Address _				
	<u>REGISTERED AGENT</u> orida street address (P.O. Box NOT acc CT Corporation System	ceptable) of the registered agent is:	:	
Address:	1200 South Pine Island Road			
	Plantation, FL 33324		[]-	2020 S
ARTICLE VII The name and ac	INCORPORATOR Idress of the Incorporator is:		3	EP 16
Name:	Jill A. Benz, Incorporator		<u>ගැ</u> කුරු	. 골 ::
Address:	525 W. Monroe St., Ste. 1900		(1) <u>독</u>	3; 20
	Chicago, IL 60661		FVI	0
Effective date, if	EFFECTIVE DATE: other than the date of filing: ate is asted, the date must be specific	. (OPTIO	NAL) lays prior or 90 days after the	e filing.)
	inserted in this block does not meet the tive date on the Department of State's re		ements, this date will not be lis	ted as the
Having been nan certificate, I am f	ned as registered agent to accept service amiliar with and accept the appointment \(\rangle \) James M. Halpin	e of process for the above stated as registered agent and agree to a	t corporation at the place dest	gnased in this
Jan M. +	Assistant Secretary Required Signature of Registers		09/16/2020	
V	Required Signature of Registere	ed Agent	Date	
I submit this docu the Department o	ment and affirm that the facts stated her f State constitutes a third degree felony a	ein are true. I am aware that any is provided for in s.817.155, F.S.	false information submitted in	a document to
)i	1 d Benn		9-16-2	1630
	Required Signature of Inco	orporator	Date	

To:

ATTACHMENT TO THE ARTICLES OF INCORPORATION OF PEGASUS FOUNDATION, INC.

ARTICLE III

PURPOSE

The Foundation is organized exclusively for charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as now in effect or hereafter amended (the "Code"), including without limitation donating funds to a variety of public charities exempt from taxation under Section 501(c)(3) of the Code, and any purpose related thereto that is permitted of an organization exempt from taxation under Section 501(c)(3) of the Code.

The Foundation shall have such powers as are now or may hereafter be granted by the Florida Not for Profit Corporation Act, as amended or any successor legislation (the "Act"), except that such powers may be exercised only in furtherance of the purposes of the Foundation as stated in its Articles of Incorporation as filed with the Florida Secretary of State, including any amendments thereto (the "Articles") and consistent with its status as (a) a corporation described in Section 501(c)(3) of the Code, or (b) a corporation, contributions to which are deductible under Section 170(c)(2) of the Code (or the corresponding provision of any future United States internal revenue law),

No part of the net carnings of the Foundation shall inure to the benefit of, or be distributable to, the Foundation's directors, officers or other private persons, except that the Foundation shall be authorized and empowered to pay reasonable compensation for services rendered.

No substantial part of the activities of the Foundation shall be the carrying on of propaganda or otherwise attempting to influence legislation (except as otherwise provided in Section 501(h) of the Code) and the Foundation 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. To the extent that Section 501(c)(3) of the Code is at any time amended to permit participation or intervention in a political campaign or to permit to a greater extent the carrying on of propaganda or otherwise attempting to influence legislation by an organization described in Section 501(c)(3) of the Code, the Foundation shall be authorized to carry on such activities to the extent permitted by Section 501(c)(3) of the Code.

ATTACHMENT TO THE ARTICLES OF INCORPORATION OF PEGASUS FOUNDATION, INC.

ARTICLE IX

DISSOLUTION

Upon the dissolution of the Foundation, the Board of Directors of the Foundation shall, after paying or making provisions for the payment of all of the liabilities of the Foundation, dispose of all of the assets of the Foundation to any corporation(s), organization(s), or society(ies) selected by the Board of Directors that (i) in the judgment of the Board of Directors is engaged in activities substantially similar to those of the Foundation, (ii) is then qualified under Section 501(c)(3) of the Code, and (iii) satisfies or has agreed to comply with any other regulatory requirement, not inconsistent with the requirements of said Section 501(c)(3) of the Code, with respect to the disposition or utilization of such assets so distributed as may be applicable to such assets or be a condition to such distribution imposed by law or by a federal or state regulatory agency having jurisdiction thereover. Any such assets not so disposed of shall be disposed of, by a court of competent jurisdiction of the country in which the principal office of the Foundation is then located, to any corporation(s), organization(s), or society(ies), as said court shall determine, that is engaged in activities substantially similar to those of the Foundation and that is then qualified under Section 501(c)(3) of the Code.