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# **COVER LETTER**

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

	(PROPOSED CORP	ORATE NAME – <u>MUST IN</u>	CLÜDE SUFFIX)
closed is an original a	nd one (1) copy of the Ar	ticles of Incorporation and	a check for:
☐ \$70.00 Filing Fee	☐ \$78.75 Filing Fee & Certificate of	□\$78.75 Filing Fee & Certified Copy	■ \$87.50 Filing Fee, Certified Copy
			& Certificate  PPY REQUIRED
, FROM:	Anabelle Cejas		
	Na 6955 SW 75 Ave.	me (Printed or typed)	-
	Address		
	Miami, F1, 33143		
	City, State & Zip		
	305-333-6319	ime Telephone number	_
ż	Dayı	il.com	

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)

The nam	e of the corporation shall be: Comforting	ng Pink Sist	ers, Inc.	: N	
ARTIC	LE II PRINCIPAL OFFICE				_
6955 SV	l <u>street</u> address: / 75 Ave. <sup>7</sup> L 33143		:		
ARTIC	LE III PURPOSE				
treatmer	pose for which the corporation is organized to by providing them with care package and other support services. We also war	es, transpo	ortation to/from treatmen	nt, chil	<u>dcare,</u>
purposes	poration is organized exclusively for a sunder section 501(c)(3) of the Internal deral tax code.				
ARTIC	LE IV MANNER OF ELECTION	<u> </u>			
The mar	mer in which the directors are elected an	d appointed	l: As stated by the Bylaw	vs.	
ARTIC	LE VINITIAL OFFICERS AS	ND/OR DI	RECTORS		
Name: Title: Adress:	Cejas, Anabelle President/Chief Executive Officer 6955 SW 75 Ave, Miami, FL 33143	Title:	Cejas, Sasha S. VP/Chief Marketing Off 6801 SW 59 St, Miami,		43
Name: Title: Adress:	Cejas, Karla M.  VP/Chief Operating Officer  6955 SW 75 Ave, Miami, FL 33143	Title:	Cejas, Alejandro J. VP/Treasurer 6801 SW 59 St, Miami,	FL 331	143
Name: Title: Adress:	Cejas, Kevin M.  VP/Chief Financial Officer  6955 SW 75 Ave, Miami, FL 33143	Title:	Cejas, Monica D. VP/Secretary 6955 SW 75 Ave, Miam	ni, FL 3	3143
ARTIC The boa	LE VI BYLAWS  rd of directors of the corporation shall ha	ave the excl	usive power to adopt, an	nend, a	nd

### ARTICLE VII AMENDMENTS

The corporation reserves the right to amend, alter, change, or repeal any provision in the Articles in the manner prescribed by law.

### ARTICLE VIII 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 described in section 501(c)(3). 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, 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.

### ARTICLE IX DISSOLUTION

Upon the dissolution of the corporation, the board of directors shall, after paying or making provision for the payment of all liabilities of the corporation, distribute all of the assets of the corporation to one or more exempt organizations whose purpose falls 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.

### ARTICLE X REGISTERED AGENT

The name and Florida street address of the registered agent is:

Name: Karla M. Cejas

Adress: 6955 SW 75 Ave, Miami, FL 33143

### ARTICLE XI INCORPORATOR

The <u>name and address</u> of the Incorporator is:

Name: Karla M. Ceias

Adress: 6955 SW 75 Ave, Miami, FL 33143

## ARTICLE XII DURATION AND EFFECTIVE DATE:

The corporation shall have perpetual existence, commencing on the effective date.

Effective date, if other than the date of filing: 11/11/2021.

241 HB 61 ABN 1242

traving been named as registered agent to accept service of process for the above certificate. I am familiar with and accept the appointment as registered agent and a	· · · · · · · · · · · · · · · · · · ·
Harla Ceias	11/14/2021
Parla Cyna Required Signature of Registered Agent	Date
I submit this document and affirm that the facts stated herein are true. I am aware to the Department of State constitutes a third degree felony as provided for in $\pm 817.15$	
Harla Cias	11/14/2021
Required Signature of Incorporator	Date

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