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COVER LETTER

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

UBJECT:	•	ORATE NAME – <u>MUST IN</u>	CLUDE SUFFIX)
inclosed is an original a	and one (1) copy of the Ar	ticles of Incorporation and	a check for :
\$70.00	□ \$78.75	□\$78.75	□ \$87.50
Filing Fee	Filing Fee &	Filing Fee	Filing Fee,
	Certificate of	& Certified Copy	Certified Copy
	Status		& Certificate
		ADDITIONAL COPY REQUIRED	
	Maria Obairana		

FROM:	Katie Christner		
I KOWI.	Name (Printed or typed)		
	303 W. Madison Street, Suite 1000		
	Address		
	Chicago, Illinois 60606		
	City, State & Zip		
	312-263-8600		
	Daytime Telephone number		
	dlittwin@dugganbertsch.com		
!	E-mail address: (to be used for future annual report notification)		

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 II	PRINCIPAL OFFICE				
	Principal street address:		Mailing address, if diff	erent is:	
31 N	E 17th Street, #1803				
Miar ———	ni, Florida 33132				
ARTICLE III The purpose for including, for	PURPOSE or which the corporation is organized is: such purposes, the making of distributions to	usively charitable	e, religious, educational, scien	ntific, and	literary,
501(c)(3) of t	he Internal Revenue Code of 1986, or the corr	esponding provi	sions of any future federal tax	code.	
ARTICLE IV	MANNER OF ELECTION The manner	in which the dire	ectors are elected and appointed	d: as state	d in Byl
	MANNER OF ELECTION The manner INITIAL OFFICERS AND/OR DIRECTO		ectors are elected and appointed	d: as state	d in Byl
IRTICLE V	INITIAL OFFICERS AND/OR DIRECTO)RS			d in Byl
	INITIAL OFFICERS AND/OR DIRECTO)RS	Emily I. Carl Campbell, Dir		d in Byl
Name and Tit	INITIAL OFFICERS AND/OR DIRECTO le: Christopher R. Campbell, Dir, Pres, Treas	ORS Name and Title	Emily I. Carl Campbell, Dir		d in Byl
Name and Tit	INITIAL OFFICERS AND/OR DIRECTO Christopher R. Campbell, Dir, Pres, Treas 31 NE 17th Street, #1803 Miami, Florida 33132	ORS Name and Title Address:	Emily I. Carl Campbell, Dir 31 NE 17th Street, #1803	, VP, Sec	d in Byl
Name and Title Address	INITIAL OFFICERS AND/OR DIRECTO Christopher R. Campbell, Dir, Pres, Treas 31 NE 17th Street, #1803 Miami, Florida 33132	ORS Name and Title Address:	Emily I. Carl Campbell, Dir 31 NE 17th Street, #1803 Miami, Florida 33132	, VP, Sec	- - -
Name and Title Address	INITIAL OFFICERS AND/OR DIRECTO le: Christopher R. Campbell, Dir, Pres, Treas 31 NE 17th Street, #1803 Miami, Florida 33132 le: Alexandra Baker Kroeger, Dir	Name and Title Address: Name and Title	Emily I. Carl Campbell, Dir 31 NE 17th Street, #1803 Miami, Florida 33132	, VP, Sec	d in Byl.
Name and Title Address	INITIAL OFFICERS AND/OR DIRECTO le: Christopher R. Campbell, Dir, Pres, Treas 31 NE 17th Street, #1803 Miami, Florida 33132 le: Alexandra Baker Kroeger, Dir 31 NE 17th Street, #1803	Name and Title Address: Name and Title	Emily I. Carl Campbell, Dir 31 NE 17th Street, #1803 Miami, Florida 33132	, VP, Sec	2023
ARTICLE V Name and Titl Address Name and Titl Address	INITIAL OFFICERS AND/OR DIRECTO le: Christopher R. Campbell, Dir, Pres, Treas 31 NE 17th Street, #1803 Miami, Florida 33132 le: Alexandra Baker Kroeger, Dir 31 NE 17th Street, #1803	Name and Title Address: Name and Title Address:	Emily I. Carl Campbell, Dir 31 NE 17th Street, #1803 Miami, Florida 33132	JAC Sec	202 3 JUL 2

Name and Title:		Name and Title:	-		_	
Address		Address:			_	
-					_	
Name and Title:		Name and Title:			<u> </u>	
Address		Address:				
-						
ARTICLE VI The name and F	REGISTERED AGENT lorida street address (P.O. Box NOT accept	able) of the registered agen	t is:			
Name:	Christopher R. Campbell					
Address:	31 NE 17th Street, #1803					
Miami, Florida 33132	Miami, Florida 33132					
ARTICLE VII The name and a	INCORPORATOR ddress of the Incorporator is:			IALLARASŠĖ	2023 JUL	
Name:	James M. Duggan			71.5	<u> 101</u>	-
Address:	303 W. Madison Street, Suite 1000			135.	25	:
Chicago, Illinois 60606	Chicago, Illinois 60606			1 0 1	*	ļ
ARTICI F VIII	EFFECTIVE DATE:			0.81	<u></u>	_
Effective date, if	other than the date of filing:		TIONAL)	7	ω	
(If an effective o	date is listed, the date must be specific and	d cannot be more than fi	ve days prior or 90	days aft	er the	filing.)
	e inserted in this block does not meet the appetive date on the Department of State's recoi		quirements, this date	e will not	be list	ed as the
	med as registered agent to accept service of familiar with and accept the appointment as				e desig	nated in this
	R		07/12	/2023		
Required Signature of Registered Agent		Agent		Date		
	ument and affirm that the facts stated herein of State constitutes a third degree felony as p			on submit	ted in a	document to
			07/12	2/2023		
	Required Signature of Incorp	orator		Date	c	
	/					

Isabelle Foundation, Inc.

Attachment to Articles of Incorporation Page 1 of 1

ARTICLE IX OPTIONAL PROVISIONS

- (a) 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 pay reasonable compensation for services rendered, and to make payments and distributions in furtherance of the purposes set forth in these Articles of Incorporation. 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 any candidate for public office. Notwithstanding any other provision of these Articles of Incorporation, 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 provisions 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 provision of any future federal tax code).
- (b) 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 of the assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, religious, literary, scientific or educational purposes as shall at the time qualify as an exempt organization or organizations under section 501(c)(3) of the Internal Revenue Code (or the corresponding provision of any future federal tax code), as the Board of Directors shall determine. Any such assets not so disposed of shall be disposed of by the Circuit Court or the Court of Common Pleas 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.
- The corporation shall distribute its income for each tax year at such time and in such manner as not to become subject to the tax on undistributed income imposed by section 4942 of the Internal Revenue Code (or the corresponding provision of any future federal tax code). Further, the corporation shall not engage in any act of self-dealing as defined in section 4941(d) of the Internal Revenue Code (or the corresponding provision of any future federal tax code), nor retain any excess business holdings as defined in section 4943(c) of the Internal Revenue Code (or the corresponding provision of any future federal tax code), nor make any investments in such manner as to incur tax liability under section 4944 of the Internal Revenue Code (or the corresponding provision of any future federal tax code), nor make any taxable expenditures as defined in section 4945 of the Internal Revenue Code (or the corresponding provision of any future federal tax code).