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COVER LETTER

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

SUBJECT: Saying No 2	Drugs is Cool, INC		
	(PROPOSED CORPO	RATE NAME - MUST INC	CLUDE SUFFIX)
Enclosed is an original a	and one (1) copy of the Artic	les of Incorporation and	a check for:
□ \$70.00 Filing Fee	☐ \$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy	■ \$87.50 Filing Fee, Certified Copy & Certificate
		ADDITIONAL COPY REQUIRED	
FROM:	Te'ne'Ki Graham		
r ROM.	Name (Printed or typed)		
	2412 Ridgeway Drive		
		Address	_

Kissimmee, Florida 34746

248-242-3879

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

City, State & Zip

Daytime Telephone number

Symurfettechildcare@gmail.comJanica@Munfordlaw.com
E-mail address: (to be used for future annual report notification)

Articles of Incorporation

Saying No 2 Drugs is Cool, INC A Non-Profit Corporation

I, the undersigned Incorporator, a natural person age 18 years or older, hereby adopt this Articles of Incorporation to form a nonprofit corporation under the Corporations Not For Profit Chapter of the Florida Statutes (617).

Article One Name

The name of the nonprofit corporation is Saying No 2 Drugs is Cool, INC.

Article Two Registered Agent and Office

The name of the initial registered agent and registered office in the State of Florida are:

Te'ne'Ki Graham 2412 Ridgeway Drive Kissimmee, Florida 34746

Article Three Name and Address of the Incorporator

The name and residence of the Incorporator is:

Name:

Address:

Te'ne'Ki Graham

2412 Ridgeway Drive Kissimmee, Florida 34746

Article Four Duration

The nonprofit corporation's duration is perpetual unless dissolved pursuant to law

Article Five Purposes

The nonprofit corporation is organized and will be operated exclusively for general charitable and educational purposes as set forth in Internal Revenue Code Section 501(c)(3) including, for these purposes, making distributions to organizations that qualify as exempt organizations under Internal Revenue Code Section 501(c)(3)

Article Six Dissolution

When the nonprofit corporation dissolves, the Board of Directors will, after paying or making provision for the payment of all liabilities of the corporation, distribute all corporation assets to one or more organizations organized and operated exclusively for charitable and educational purposes that are, at that time, qualified as exempt organizations under Internal Revenue Code Section 501(c)(3)

If any assets are not distributed under the preceding paragraph, the court of appropriate jurisdiction for the county in which the principal office of the corporation is then located, will dispose of those assets exclusively for charitable and educational purposes or to one or more organizations that are, at that time, qualified as exempt organizations under Internal Revenue Code Section 501(c)(3), as the court determines

Article Seven Restrictions

No part of the net earnings or assets of the nonprofit corporation will inure to the benefit of, or be distributable to, its directors, officers or any other private persons. But the nonprofit corporation may pay reasonable compensation for services provided and make payments and distributions in furtherance of the purposes set forth in the Articles of Incorporation.

No part of the activities of the nonprofit corporation may include propagandizing or influencing legislation as defined in Internal Revenue Code Section 4945. The nonprofit corporation may not

participate in, or intervene in (including the publishing or distributions of statements), any political campaign on behalf of any candidate for public office

The nonprofit corporation may not exercise any power or engage directly or indirectly in any activity that would invalidate its status as a corporation exempt from federal income taxation:

as a corporation exempt from federal tax under Internal Revenue Code Section 501(c)(3),

as a corporation contributions to which are deductible under Internal Revenue Code Section 170(c)(2), or

as a nonprofit corporation organized under the laws of State of Florida

The nonprofit corporation must distribute its income for each tax year at a time and in a manner to avoid the tax on undistributed income imposed by Internal Revenue Code Section 4942 Furthermore, the nonprofit corporation must not:

engage in any act of self-dealing as defined under Internal Revenue Code Section 4941(d),

retain any excess business holdings as defined under Internal Revenue Code Section 4943(c);

make any investments in a manner that would subject it to tax under Internal Revenue Code Section 4944, or

make any taxable expenditures as defined under Internal Revenue Code Section 4945(d)

Article Eight Board of Directors

The nonprofit corporation is organized on a non-stock basis and will have no members. The Board of Directors will have authority for all affairs of the nonprofit corporation and may exercise all powers of the nonprofit corporation as permitted by federal law, state law, and the Articles of Incorporation and By-Laws of the nonprofit corporation as in effect from time to time.

The number of directors to constitute the first Board of Directors is six. After this initial Board of Directors is organized, it may change the number of directors in the manner provided in the By-Laws and consistent with the laws of the State of Florida

The initial members of the Board of Directors are

Te'ne'Ki Graham 2412 Ridgeway Drive Kissimmee, Florida 34746 Te'ne'Ni Mason 985 N. Granite. Reef Road Unit 144

Scottsdale, Arizona 35257

Priscilla Richardson 12045 Minden Street Detroit, Michigan 48205

Lawanda Brown 13598 CED ARGROVE STREET Detroit, Michigan 48205-3602

Robert Graham 2412 Ridgeway Drive Kissimmee, Florida 34746

Nick Mason 985 N. Granite. Reef Road Unit 144 Scottsdale, Arizona 85257

Article Nine By-Laws

In furtherance and not in limitation of the powers conferred upon the Board of Directors by law, the Board of Directors may adopt, amend, and repeal from time to time, the By-Laws of the nonprofit corporation.

Article Ten Amendments

The nonprofit corporation may amend the Articles of Incorporation in the manner provided by the laws of the State of Florida. But no amendment may authorize the Board of Directors to conduct the affairs of the nonprofit corporation in any manner or for any purpose contrary to the provisions of Internal Revenue Code Section 501(c)(3)

Article Eleven Miscellaneous

All general or specific references to the Internal Revenue Code are to the Internal Revenue Code of 1986 as now in force or later amended, or the corresponding provision of any future federal revenue law Similarly, any general or specific references to the laws of the State of Florida are to the laws of the State of Florida as now, in force or later amended.

IN WITNESS WHEREOF, the Articles of Incorporation are signed on October 4, 2023

Te`nu' Ki Graham

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.

Signature of Registered Agent

10/4/2023

I submit this document and affirm that the facts stated herein are true.

Signature of Incorporator

Date