# 

| (Requestor's Name)                      |                         |        |
|---|-------------------------|--------|
| (Address)                               |                         |        |
| (Address)                               |                         |        |
| (0                                      | City/State/Zip/Phone #) |        |
| PICK-UP                                 | ☐ WAIT                  | MAIL   |
| (Business Entity Name)                  |                         |        |
| (Document Number)                       |                         |        |
| Certified Copies                        | Certificates of         | Status |
| Special Instructions to Filing Officer: |                         |        |
|   |                         |        |
|   |                         |        |
|   |                         |        |
| _                                       |                         |        |





06/06/22--01001--001 \*\*105.00

### CAPITAL CONNECTION, INC.

417 E. Virginia Street, Suite 1 • Tallahassee, Florida 32301 (850) 224-8870 • 1-800-342-8062 • Fax (850) 222-1222

| CANCER MONTH             | LY, INC.     |                                |
|--------------------------|--------------|--------------------------------|
|                          |              |                                |
|                          |              |                                |
|                          |              |                                |
|                          |              |                                |
|                          |              | Art of Inc. File               |
|                          |              | LTD Partnership File           |
|                          |              | Foreign Corp. File             |
|                          |              | L.C. File                      |
|                          |              | Fictitious Name File           |
|                          |              | Trade/Service Mark             |
|                          |              | Merger File                    |
|                          |              | Art. of Amend. File            |
|                          |              | RA Resignation                 |
|                          |              | Dissolution / Withdrawal       |
|                          |              | Annual Report / Reinstatement  |
|                          |              | Cert. Copy                     |
|                          |              | Photo Copy                     |
|                          |              | Certificate of Good Standing   |
|                          |              | Certificate of Status          |
|                          |              | Certificate of Fictitious Name |
|                          |              | Corp Record Search             |
|                          |              | Officer Search                 |
|                          |              | Fictitious Search              |
| Signature                |              | Fictitious Owner Search        |
| Signature                |              | Vehicle Search                 |
|                          |              | Driving Record                 |
| Requested by: SETH       | 07/02        | UCC 1 or 3 File                |
| <del> </del>             | _ 06/03      | UCC 11 Search                  |
| Name                     | Date Time    | UCC    Retrieval               |
| Walk-In                  | Will Pick Up | Courier                        |
| 13: Branco Branco Thomas |              | 1                              |

### · COVER LETTER

| Division of Co  |   |   |  |                      |  |  |
|---|---|---|--|----------------------|--|--|
| SURTECT. Cance  | r Monthly, Inc.   |   |  |                      |  |  |
| SOBJECT.  | Name of Resulting Florida Profit Corporation              |   |  |                      |  |  |
| The enclosed Articles of entity into a "Florida Pr              | of Conversion, Articles or ofit Corporation" in according | f Incorporation, and ordance with ss. 607 | fccs are submitted to convert the  | e following eligible |  |  |
| Please return all corresp                                       | oondence concerning this                                  | s matter to:                              |  |                      |  |  |
| <del></del>   | Contact Person  |   |  |                      |  |  |
|   | Firm/Company  | · <del>·</del>                            |  |                      |  |  |
|   | r Company   |   |  |                      |  |  |
|   | Address   | <u> </u>                                  | •  |                      |  |  |
|   | City, State and Zip Code                                  | 2   |  |                      |  |  |
| E-mail address: (t  | o be used for future annu                                 | ual report notificatio                    | n)   |                      |  |  |
| For further information   | concerning this matter,                                   | please call:                              |  |                      |  |  |
|   |   | _at ()_                                   | e and Daytime Telephone Numb   |                      |  |  |
| Name of Co  | ontact Person   | Area Code                                 | e and Daytime Telephone Numb   | er                   |  |  |
| Enclosed is a check for   | the following.amount:                                     |   |  |                      |  |  |
|   |   |   | Fees  \$\Bigsig \\$122.50 \text{ Filing Fees,} \\ \text{Certified Copy, and} \\ \text{Certificate of Status} |                      |  |  |
| Mailing Addr<br>New Filing Se<br>Division of Co<br>P.O. Box 632 | ection<br>orporations                                     | No<br>Di                                  | reet Address:  ew Filing Section  ivision of Corporations  ne Centre of Tallahassee                          |                      |  |  |

2415 N. Monroe Street, Suite 810

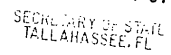
Tallahassee, FL 32303

Tallahassee, FL 32314

## Articles of Conversion For Converting Eligible Entity Into Florida Profit Corporation

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The Articles of Conversion and attached Articles of Incorporation are submitted to convert the following eligible business entity into a Florida Profit Corporation in accordance with ss. 607.11933 & 607.0202, Florida Statutes.

| 1. The name of the Converting Entity immediately prior to the filing of the Articles of Conversion is:   |
|--|
| Cancer Monthly, Inc.   |
| Enter Name of the Converting Entity  |
| 2. The converting entity is a Corporation  |
| (Enter entity type. Example: limited liability company, limited partnership, general partnership, common law or business trust, etc.)  |
| first organized, formed or incorporated under the laws of North Carolina   |
| (Enter state, or if a non-U.S. entity, the name of the country)  |
| on July 1, 2007  |
| Enter date "Converting Entity" was first organized, formed or incorporated.  |
| 3. The name of the Florida Profit Corporation as set forth in the <u>attached Articles of Incorporation:</u> Cancer Monthly, Inc.  |
| Enter Name of Florida Profit Corporation   |
| 4. This conversion was approved by the eligible converting entity in accordance with this chapter and the laws of its current/organic jurisdiction.  |
| 5. If not effective on the date of filing, enter the effective date: June 15, 2022   |
| (The effective date: Cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State.)   |
| Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records. |
|  |
|  |

| Signêd                    | this 6th day of Twill  | <u>20</u> 22  |
|---------------------------|--|---|
| Requi                     | red Signature for Florida Profit Corporation   | <u>n:</u>   |
|                           | ure of Director, Officer, or, if Directors or Offic  | ·   |
| Printed                   | Name: Michael Horwin Title: Pre  | esident   |
| <u>compa</u>              | nies: [See below for required signature(s).]   | orida partnerships, limited partnerships, and limited liability |
| Signati<br>Printed        | Name: Michael Horwin   | Title: President  |
|                           | ure:   |   |
|                           | Name:  |   |
| Signati                   | ure:   |   |
| Printed                   | Name:  | Title:  |
| Signati                   | ure:   |   |
| Printed                   | Name:  | Title:  |
| Signati                   | ure:   |   |
| Printed                   | Name:  | Title:  |
| Signati                   | ure:   |   |
| Printed                   | Name:  | Title:  |
|                           | ida General Partnership or Limited Liabilit<br>ure of one General Partner.                                 | y Partnership:  |
| <u>If Flor</u><br>Signati | ida Limited Partnership or Limited Liabilit<br>ures of <u>ALL</u> General Partners.                        | y Limited Partnership:  |
|                           | ida Limited Liability Company:<br>are of a Member or Authorized Representative.                            |   |
| All oth<br>Signati        | ners:<br>ure of an authorized person.  |   |
| Fees:                     | A mislan of Communica  | than an   |
|                           | Articles of Conversion: Fees for Florida Articles of Incorporation: Certified Copy: Certificate of Status: | \$35.00<br>\$70.00<br>\$8.75 (Optional)<br>\$8.75 (Optional)    |

\$8.75 (Optional) \$8.75 (Optional)

### ARTICLES OF INCORPORATION FOR RESULTING FLORIDA PROFIT CORPORATION In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit)

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| ARTICLE I                  | the corporation shall be: Cancer Mont  | nly, Inc. SECALIANY TALL AHAS         |
|----------------------------|--|---------------------------------------|
|                            |  | IALL AHAS                             |
| ARTICLE I<br>The principal | PRINCIPAL OFFICE place of business/mailing address is:                               |                                       |
|                            | Principal street address   | Mailing address, if different is:     |
| 6800 Gul                   | fport Blvd. S., Suite 201-219  | 6800 Gulfport Blvd. S., Suite 201-219 |
| South Pasadena, Fl 33707   |  | South Pasadena, Fl 33707              |
| = -                        | II PURPOSE for which the corporation is organized is: d all lawful business. Also, s | ee Attachment A -                     |
|                            | nal Provisions to Articles of  |                                       |
|                            |  |                                       |
|                            |  |                                       |
|                            |  |                                       |
|                            |  |                                       |
|                            |  |                                       |
| ARTICLE I                  | V SHARES<br>of shares of stock is:   | tock(50,000 voting/50,000 non-voting) |
| ARTICLE                    |  |                                       |
|                            | Michael Horwin, President  | Name and Title:                       |
| Address:                   | 6800 Gulfport Blvd. S., Suite 201-219  | Address:                              |
|                            | South Pasadena, Fl 33707   |                                       |
| Name and Ti                | tle:   | Name and Title:                       |
| Address:                   |  | Address:                              |
|                            |  |                                       |
| Name and Ti                | tle:   | Name and Title:                       |
| Address:                   |  | Address:                              |
|                            |  |                                       |
|                            |  |                                       |

ARTICLE VI REGISTERED AGENT

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

Name:

Wilson Ratledge, PLLC

Address:

33 SE 5th Street, Suite 200

Boca Raton, Florida 33432

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SELLETALY SIAIL TALLAHASSEE, FI

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

Wilson Ratledge, PLLC, by: Thomas J. Wilson, Manager

Required Signature/Registered Agent

Date

#### Attachment A

## ADDITIONAL PROVISIONS TO ARTICLES OF INCORPORATION OF CANCER MONTHLY, INC.

ARTICLE VI: This corporation may maintain an office, or offices, in such other place or places within or without the State of Florida as may be from time to time designated by the directors, or by any existing Bylaws, and that this corporation may conduct business of every kind and nature, including the holding of all meetings of directors, outside the State of Florida as well as within the State of Florida.

ARTICLE VII: The number of shares the corporation is authorized to issue is: 100,000; these all of one class, designated as common stock. The powers, preferences and rights, and the qualifications, limitations, or restrictions thereof, of the shares of common stock which the Corporation is authorized to issue shall be identical except that 50,000 shares shall be voting and 50,000 shares shall be non-voting.

ARTICLE VIII: The above named corporation reserves the right to amend, alter, change or repeal any provision contained in these ARTICLES OF INCORPORATION in the manner now or hereafter prescribed by statute, or by these ARTICLES OF INCORPORATION.

ARTICLE IX: No person who is serving or who has served as an incorporator and/or promoter of the corporation shall be personally liable to the corporation or any of its shareholders for monetary damages for breach of duty as an incorporator and/or promoter, except for liability with respect to (i) acts or omissions that the incorporator and/or promoter at the time of such breach knew or believed were clearly in conflict with the best interests of the corporation (ii) any transaction from which the incorporator and/or promoter derived an improper personal benefit, (iii) acts or omissions occurring prior to the effective date of this article or (iv) acts or omissions with respect to which the Florida Business Corporation Act does not permit the limitation of liability. Furthermore, the Company shall indemnify and hold harmless, to the fullest extent allowed by law, the organizers and/or promoters of the company for any claim, liability, damage or loss of any kind as a result of his/her/its service as an organizer and/or promoter. As used herein, the term "improper personal benefit" does not include an incorporator's and/or promoter's reasonable compensation or other reasonable incidental benefit for or on account of his service as an incorporator and/or promoter, director, officer, employee, independent contractor, attorney, or consultant of the corporation. No amendment or repeal of this article, nor the adoption of any provision to these Articles of Incorporation inconsistent with this article, shall eliminate or reduce the protection granted herein with respect to any matter that occurred prior to such amendment, repeal, or adoption.