**ARTICLES OF INCORPORATION**

**OF**

**Cheep Sleep Inc.**

**1. NAME OF CORPORATION:**

The name of the corporation shall be Cheep Sleep Inc., hereinafter referred to as "the Corporation."

**2. PURPOSE OF THE CORPORATION:**

The Corporation is formed for the purpose of providing business support services, operational consulting, and logistical management for social and community-driven projects, focusing on community-based resource management and operational support for social initiatives.

**3. REGISTERED OFFICE AND AGENT:**

The registered office of the Corporation shall be located at:

[Адрес регистрации]

The Corporation’s registered agent (if applicable) shall be:

[Имя агента, если требуется по закону]

**4. INITIAL SHARE STRUCTURE:**

The Corporation shall be authorized to issue 100 common shares, which shall be allocated as follows:

**- Investor 1 (Имя, ФИО):** 33.33% (33 shares)

**- Investor 2 (Имя, ФИО):** 33.33% (33 shares)

**- Investor 3 Olena Bielik:** 33.34% (34 shares)

Each share represents an equal voting right in the Corporation.

**5. BOARD OF DIRECTORS:**

The business and affairs of the Corporation shall be managed by a Board of Directors. The initial board shall consist of three (3) directors, who are the initial shareholders:

- **Director 1:** [Имя]

- **Director 2:** [Имя]

- **Director 3:** Olena Bielik

**6. OFFICERS OF THE CORPORATION:**

The Corporation shall appoint the following officers:

**- Chief Executive Officer (CEO):** [Имя]

**- Chief Financial Officer (CFO):** [Имя]

**- Secretary:** Olena Bielik

The officers shall be responsible for the day-to-day management of the Corporation as designated by the Board of Directors.

**7. LIMITED LIABILITY:**

No director or officer of the Corporation shall be personally liable for the debts, liabilities, or obligations of the Corporation.

**8. AMENDMENTS:**

These Articles of Incorporation may be amended, altered, or repealed by a two-thirds majority vote of the Board of Directors, provided that such amendments do not materially affect any contractual obligations to external entities, including the NPO partnership.

**9. DISSOLUTION:**

Upon dissolution of the Corporation, any remaining assets shall be distributed in accordance with applicable laws and the terms set forth in the Shareholders' Agreement. Prior to dissolution, the Corporation must ensure that all contractual obligations with the NPO are honored.

IN WITNESS WHEREOF, the undersigned incorporators have executed these Articles of Incorporation as of this [дата].

**Signed and Acknowledged by:**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

[Investor 1 Name]

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

[Investor 2 Name]

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Olena Bielik