# N04000007098

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



000039199900

07/19/04--01013--005 \*\*70.00

FILEU 04 JUL 19 FM 3: 33

947/20

# TRANSMITTAL LETTER

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

SUBJECT: A Woma	n's Answer Medical Cen (PROPOSED CORPORATI	ter, Inc. E NAME – <u>MUST INCLUI</u>	DE SUFFIX)
Enclosed is an original a	nd one(1) copy of the article	es of incorporation and a	check for:
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	S78.75 Filing Fee & Certified Copy  ADDITIONAL CO	\$87.50 Filing Fee, Certified Copy & Certificate PY REQUIRED
FROM:	Florida Incorporator		_
	Name (Printed or typed)  2730 White Sands Drive - Suite 3-A  Address		-
	Sarasota FL 34231		-
	City, State & Zip 1-888-800-9573		
Daytime Telephone number			

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 I NAME

The name of the corporation shall be:

A Woman's Answer Medical Center, Inc.

# ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be:

4203 NW 67th Terrace Gainesville, FL 32606 USA

# ARTICLE III PURPOSE

The purpose for which the corporation is organized is:

- 3.1 To care for women in crisis pregnancies by supplying needed resources and support services to enable them to carry their babies to term. Such services shall include, but not be limited to, providing: free pregnancy tests, maternity and baby accessories, referrals for low cost legal and medical help, temporary shelter, job placement, parenting education, post-abortion counseling, adoption referrals, and ongoing friendship and encouragement.
- 3.2 This corporation is organized exclusively for charitable, religious, educational, literary, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the I.R.S. Code, or the corresponding section of any future U.S. I.R.S. Law.
- 3.3 Notwithstanding any other provision of these Articles, the corporation shall not carry on any activities not permitted to be carried on by: (a) a corporation exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code or the corresponding provisions of any future U.S. Revenue Law; or (b) a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code or the corresponding provisions of any future U.S. Revenue Law.
- 3.4 The corporation shall freely engage in all lawful activities and efforts including the solicitation of grants and contributions that may reasonably be intended or expected to promote and advance the purposes stated in this Article.
- 3.5 The corporation shall be qualified to purchase, own, sell or otherwise dispose of real estate and other property that may be necessary for its purposes or to

mortgage or lease the same; to receive donations; to receive, manage, take and hold all types of real and personal property, individual stocks, bonds, and securities of other corporations by gift, grant, devise or bequest, and to sell or dispose of the same; to do each and everything necessary, suitable or proper for the accomplishment of any of the purposes and objectives herein enumerated or which shall appear expedient for the protection or benefit of the corporation.

- 3.6 The corporation shall be qualified to borrow money, contract debts and issue bonds, notes, debentures and securities for such obligations.
- 3.7 The corporation shall exercise all powers granted by law to exempt corporations and to do all other acts necessary or expedient for the administration of the affairs and attainment of the purposes of the corporation, including the conduct of any business, the returns from which are used for the objects of the corporation and not distributed to the personal benefit of the members thereof. It is specifically provided that the foregoing enumeration of specific powers shall not be held to limit or restrict in any manner the general powers of the corporation granted by statutes of the State of Florida.

# ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:

The manner in which the directors are to be elected or appointed is by majority two-thirds vote.

### ARTICLE V INITIAL DIRECTORS AND/OR OFFICERS

List name(s), address(es) and specific title(s):

Director/President - Joan I. Scott - 4203 NW 67th Terrace - Gainesville FL 32606

Director/Secretary - LouAnne Kerston - 24066 NW 2nd Lane - Newberry FL 32669

Director/Treasurer - Sean Pelkey - 2601 NW 23rd Blvd. - Apt. 147 - Gainesville FL 32605

# ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

The <u>name and Florida street address</u> of the registered agent is:

Joan I. Scott - 4203 NW 67th Terrace - Gainesville FL 32606

### ARTICLE VII INCORPORATOR

The **name and address** of the Incorporator is:

Florida Incorporator - P.O. Box 273 - Laurel FL 34272 - USA

Having been named as registered agent to accept service of process for the

familiar with and accept the appointment as registered agent and agree to act in this capacity.

Signature Registered Agent

Signature Director/Officer

7/2/04 Date

7/2/04 Date

04 JUL 19 Pit 3: 3