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SCORETARY OF STATE

FILED

Restoration2Generations, Inc. Post Office Box 1945 Riverview, Florida 33568-1945 813-443-0197

June 4, 2018

Department of State
Division of Corporations-Non Profit Corporations
Clifton Building
2661 Center Circle
Tallahassee, Florida 32301

Re: Articles of Incorporation for Restoration2Generations, Inc.

To whom it may concern:

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check/money order for \$78.75 which covers the fees for filing and a certified copy. Please do not hesitate to contact me at the above-listed address and/or telephone number should you have further questions. Thank you for your assistance and prompt attention.

Sincerely,

limberly D. Sanders, Executive Director

Restoration2Generations, Inc.

CC: File

ARTICLES OF INCORPORATION

RESTORATION2GENERATIONS, INC.

(A FLORIDA NOT FOR PROFIT CORPORATION)

The undersigned, hereby make, subscribe and acknowledge these Articles of Incorporation for the purpose of forming a not for profit corporation under Chapter 617. Florida Statutes, and to that end do hereby set forth the following:

ARTICLE I: NAME

The name of the Corporation shall be: RESTORATION2GENERATIONS, Inc.

ARTICLE II: PRINCIPAL OFFICE/MAILING ADDRESS

The principal office and mailing address of the Corporation is:

Physical Address: 2062 Kanga Parace Drive Riverview, Florida 33578 Mailing Address: Post Office Box 1945 Riveryi, w. Fiorida 33568

ARTICLE III: CORPORATE PURPOSE

Restoration2Generations is a corporation organized exclusively for charitable, religious, educational and scientific purposes as specified in Section 501(c)(3) of the Internal Revenue Code. including for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code or the corresponding section of any future federal tax code. The Corporation shall embrace and provide assistance to distressed individuals, children and families; specifically, those that are victims/survivors of domestic violence, rape and sexual assault, sex trafficking, child abuse or neglect, resulting in restoration and empowerment for elevated growth, abundant living and social change. The Corporation shall fulfill its purposes through various means, including but not limited to:

- *acquiring real property for the establishment, operation and maintenance of centers, rescue missions, shelters, group homes, schools, chapels, broadcasting stations, stores and print shops:
- *providing social services including emergency food, clothing, daily living essentials, temporary and/or transitional housing:
- *providing crisis intervention, safety planning, advocacy, referrals and support services that include counseling and mentoring;
- *offering continuing education programs, employment and skills training; outreach and reconnection services for offenders;
- *collaborating with other organizations to promote awareness and prevention as well as maximize its impact within the local community and abroad.

ARTICLE IV: DURATION OF CORPORATE EXISTENCE

The Corporation shall have perpetual existence. Corporate existence commenced on June 1, 2018.

ARTICLE V: MANAGEMENT OF CORPORATE AFFAIRS

The powers, properties and affairs of this Corporation be exercised, controlled and managed by its Board of Directors.

ARTICLE VI: RESTRICTIONS ON CORPORATE POWERS

The Corporation shall possess all powers granted corporations not-for-profit under the laws of the State of Florida and shall be subject to all restrictions imposed upon such corporations and in addition thereto the following restrictions shall apply:

<u>Net Earnings</u>: No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its members, trustees, 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 Article III (Article Three) hereof.

Activities: 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 or in opposition to any candidate for public office.

Notwithstanding any other provision of these articles, 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 section 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 section of any future federal tax code.

ARTICLE VII: ACCEPTANCE OF GIFTS, DEVISES AND BEQUESTS

The officers/directors of the Corporation may accept on its behalf any designated grant, contribution, bequest, gift or devise consistent with the general purpose(s) of the Corporation. Where consistent with the needs of the Corporation, designated donor contributions will be accepted and honored as to special funds, purposes or uses. The Corporation shall at all times reserve all rights over, interest in and control of such contributions in the full discretion as to expenditure or distribution of the contribution in satisfaction of any specified fund, purpose or use. The Corporation shall at all times have full control over all donated funds and discretion as to their use so as to ensure that all contributions will be used to carry out its purpose(s) set out in Article III (Article Three). In the event the Corporation shall be beneficiary of any gift, devise or bequest subject to conditions subsequent with respect to the administration or alienation of said property,

the Corporation shall at all times, act in a manner consistent with such conditions and the purposes to be served by such conditions.

ARTICLE VII: DISSOLUTION

Upon termination or dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction 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.

ARTICLE VIII: MEMBERSHIP

The members of the Corporation shall be limited to its Board of Directors. Others may be added as necessary for advisory purposes only. These additional members shall be called the Advisory Board and shall be appointed as set forth in accordance with the Corporation's Bylaws. The Advisory Board shall have no authority in and of themselves.

ARTICLE IX: INITIAL DIRECTORS AND/OR OFFICERS

The initial directors and/or officers of the Corporation are:

Kimberly D. Sanders, Executive Director/President Post Office Box 1945 Riverview, Florida 33568-1945

Tanya V. Valentine, Director/Vice President Post Office Box 1945 Riverview, Florida 33568-1945

Michelle N. Denmark-Adkins, Director/Secretary/Treasurer Post Office Box 1945 Riverview, Florida 33568-1945

ARTICLE X: MANNER OF ELECTION/APPOINTMENT

The manner in which the directors/officers are elected or appointed to serve in this Corporation shall be determined by its Bylaws.

ARTICLE XI: DEFENSE AND INDEMNIFICATION OF OFFICERS AND DIRECTORS

The Corporation shall defend, indemnify and hold harmless every registered agent, director or officer and his or her heirs, personal representatives and administrators against liability and against expenses reasonably incurred by him or her in connection with any action, suit or proceeding to which he or she may be made a party by reason of his or her having been a director or officer of this Corporation, except in relation to matters as to which he or she shall be finally adjudged in such action, suit, or proceeding to be liable for willful misconduct. The private property of the directors, officers and employees of this Corporation shall be forever exempt from corporate debts and liabilities.

ARTICLE XII: ADOPTION AND AMENDEMENTS OF BYLAWS

The Bylaws of said Corporation shall be subject to change from time to time and may be amended as set forth therein. The power to adopt, alter, amend or repeal said Bylaws shall be vested in the Board of Directors.

ARTICLE XIII: AMENDMENTS TO ARTICLES OF INCORPORATION

These Articles of Incorporation may be amended by the Board of Directors in a manner consistent with the Bylaws.

ARTICLE XIV: INCORPORATORS

The name and address of the incorporators who constitute the founding members of this Corporation are:

Kimberly D. Sanders Post Office Box 1945 Riverview, Florida 33568-1945

Tanya V. Valentine Post Office Box 1945 Riverview, Florida 33568-1945

ARTICLE XV: INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida Street Address of the registered agent is:

Kimberly D. Sanders 2062 Kings Palace Drive Riverview, Florida 33578

IN WITNESS WHEREOF, the undersigned, being the incorporators of this Corporation, for the purpose of forming this nonprofit charitable corporation under the laws of the State of Florida, have executed these Articles of Incorporation this day of _______. 2018.

imberly D. Sanders, Incorporator

Tanya V. Valentine. Incorporator

ACCEPTANCE OF REGISTERED AGENT

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. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties as registered agent.