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April 29, 2003

	3031171	CORPORATION NAME (S) AND DOCUMENT NUMBER (S):  Josilyn's Faith Foundation for Prader-Willi Syndrome, Inc.			
Filing Evidence  Plain/Confirmation Copy		Type of Document  Certificate of Status			
<u>≅</u> Ce	ertified Copy	☐ Certificate of Good Standing	☐ Certificate of Good Standing		
		☐ Articles Only			
□ Ph	etrieval Request notocopy ertified Copy	☐ All Charter Documents to Include Articles & Amendments ☐ Fictitious Name Certificate ☐ Other			
NEW	FILINGS	AMENDMENTS			
Profit		Amendment			
X Non F	Profit	Resignation of RA Officer/Director			
Limited Liability		Change of Registered Agent			
Domestication		Dissolution/Withdrawal			
Other		Merger	_		
ОТНІ	ER FILINGS	REGISTRATION/QUALIFICATION			
Annual Reports		Foreign			
Fictitious Name		Limited Liability			
Name Reservation		Reinstatement			
Reinst	tatement	Trademark			
		Other			

# ARTICLES OF INCORPORATION OF JOSILYN'S FAITH FOUNDATION FOR PRADER-WILLI SYNDROME, INC.

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#### A FLORIDA NOT-FOR-PROFIT CORPORATION

### ARTICLE I. NAME

The name of the Corporation is Josilyn's Faith Foundation For Prader-Willi Syndrome, Inc.

#### ARTICLE II. <u>DURATION</u>

The term of existence of the Corporation is perpetual, and the corporate existence will commence on the filing of these Articles by the Department of State.

#### ARTICLE III PURPOSE

The Corporation is organized exclusively for one or more of the following purposes: religious, charitable, scientific, testing for public safety, literary, or educational purposes, or to foster national or international amateur sports competition (but only if no part of its activities involve the provision of athletic facilities or equipment), or for the prevention of cruelty to children or animals, as specified in Subsection 501(c)(3) of the Internal Revenue Code of 1986.

- (a) No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, any member, trustee, director, or officer of the Corporation, or any private individual (except that reasonable compensation may be paid for services rendered to or for the Corporation), and no member, trustee, director, or officer of the Corporation or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the Corporation.
- (b) No substantial part of the activities of the Corporation shall be carrying on propaganda, or otherwise attempting to influence legislation except as otherwise provided by Internal Revenue Code Subsection 501(h), or participating in, or intervening in including the publication or distribution of statements, any political campaign on behalf of any candidate for public office.
- (c) Notwithstanding any other provision of these articles, the Corporation shall not carry on any activities not permitted to be carried on (i) by a corporation exempt from Federal income tax under Subsection 501(c)(3) of the Internal Revenue Code of 1986 or (ii) by corporation

contributions to which are deductible under Subsection 170(c)(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).

- (d) In the event of the liquidation, dissolution, or winding up of the Corporation, whether voluntary or involuntary or by operation of law, all of the remaining assets and property of the Corporation shall, after necessary expenses thereof, be distributed to such organizations as shall qualify under Subsection 501(c)(3) of the Internal Revenue Code of 1986, as amended.
- (e) Any other provisions herein notwithstanding, no member, trustee, director, officer, or private individual shall engage in any act of self-dealing as defined in Subsection 4941 of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws; nor fail to distribute an amount of income required to avoid incurring tax liability under Subsection 4942 of the Internal Revenue Code of 1986, or corresponding provisions of subsequent federal tax laws; nor retain any excess business holdings as defined in Subsection 4943 of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws; nor make any taxable expenditures as defined in Subsection 4945 of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws.

#### ARTICLE IV. DIRECTORS

There shall be not less than three (3) members of the Board of Directors of the Corporation and not more than ten (10). Additional Directors may be added from time to time by the majority vote of Directors then serving. The names and addresses of the persons who are to serve as Directors until the first election thereof, as appointed by the Incorporator, are as follows:

Name	Address
Michael Levine	11661 NW 13 <sup>th</sup> Manor Coral Springs, FL 33071
Mindy Strum	769 Tanglewood Circle Weston, FL 33327
Ross Howard Laufgraben	23 Manor House Drive Cherry Hill, NJ 08003
Jodi Lynn O'Sullivan	7677 Brandbury Place Dublin, OH 43017
Angus Watson	1448 Dewberry Court McLean, VA 22101

Any action required or permitted to be taken by the Board of Directors under any provision of law may be taken without a meeting, if all members of the Board shall individually or collectively consent in writing to such action. Such written consent or consents shall be filed with the minutes of the proceedings of the Board, and any such action by written consent shall

have the same force and effect as if taken by unanimous vote of the Directors. Any certificate or other document filed under any provision of law which relates to action so taken shall state that the action was taken by unanimous written consent of the Board of Directors without a meeting, and that the Articles of Incorporation and the Bylaws of this Corporation authorize the Board to so act. Such a statement shall be prima facie evidence of such authority.

#### ARTICLE V. REGISTERED OFFICE AND AGENT

The initial registered office of the Corporation shall be located at 231 Green Point Circle, Palm Beach Gardens, Florida 33418. The initial registered agent of the Corporation at that address shall be Ira Levine.

## ARTICLE VI. MEMBERSHIP

Unless otherwise provided in the Corporation's Bylaws, the Corporation shall not have any members, and shall be considered a non-membership organization.

## ARTICLE VII. MEMBERSHIP CONTROL

The Corporation shall be governed by its Board of Directors; the Directors of which shall serve indefinitely, unless sooner removed by their own resignation or by the majority vote of a quorum of the Board of Directors. As such, any applicants elected to the membership of the Corporation pursuant to the Bylaws of the Corporation shall be without right or entitlement to vote on any corporate matter, whether or not such matter requires the vote of members or shareholders under Florida Statute Chapter 607. The Board of Directors may, however, delegate so much of its authority to officers of the Corporation, committees composed of members, if any, Directors, officers, or individuals, or any combination thereof, as it deems advisable to fulfill its tax exempt purposes.

#### ARTICLE VIII. NONSTOCK CORPORATION

The Corporation shall be considered organized on a nonstock basis, and, therefore, certificates of shares of stock in the Corporation shall not be issued.

### ARTICLE IX. BYLAWS

The first Bylaws of the Corporation will be adopted by the Board of Directors named herein. Upon proper notice, the Bylaws may be amended, altered, or rescinded by the affirmative vote of fifty-one (51%) percent of the Board of Directors.

### ARTICLE X. AMENDMENTS

These articles of Incorporation may be amended at any meeting of the Board of Directors, by the affirmative vote of fifty-one (51%) percent of its members, at any regular meeting or at any special meeting called for that purpose, provided that such proposed amendments shall be plainly stated in the call for the meeting in which they are to be considered.

### ARTICLE XI. INCORPORATORS

The names and residence addresses at the subscribers of these Articles of Incorporation are:

N WITNESS WHEREOF, 2003	we have subscribed our names this 25 day of  Ira Levine, Incorporator
STATE OF FLORIDA	)
COUNTY OF PALM BEACH	)
	as acknowledged before me this 25 day of ne, as Incorporator
[ ] who is personally known to me who has produced	Wor License as identification
who acknowledged before me that l and purposes therein set forth.	he executed the same as his free and voluntary act for the uses
	(Print name of Notary C COMMISSION NUMBER CC913299  Notary Public Numbers O MAR. 20,2004

#### CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

In compliance with Section 607.034(3) Florida Statutes, the following is submitted:

Josilyn's Faith Foundation For Prader-Willi Syndrome, Inc., a Florida Not-For-Profit Corporation, desiring to organize under the laws of the State of Florida, with its principal place of business at 231 Green Pointe Circle, Palm Beach Gardens, State of Florida, has named Ira Levine, located at 231 Green Pointe Circle, Palm Beach Gardens, Florida 33418, as its agent to accept service of process within Florida.

Ira Levine, Incorporator

Having been named to acceplace designated in this Certificate, comply with the provisions of all studies.	I hereby agree t	o act in this capacity, a	nd I further	agree	to
DATE: 4-25-03		Ja Tain	y		.,
		Ira Levine, Registered	d Agent		
STATE OF FLORIDA	)		上台	03	
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COUNTY OF PALM BEACH	)		``~a~``	R	
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The foregoing instrument w	as acknowledge	ed before me this 25_	_day of		
April , 2003, by Tr	a Levine		円の	⊻	
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[ ] who is personally known to me	r i		SH.	ၾ	
Who has produced FC DY	iver Licens	eas identification	. =		-
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and who acknowledged before me	that he executed	the same as his free ar	ıd voluntary	act fo	or the
uses and purposes therein set forth	•			۵ /	$\sim$
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		(Print name of Notice	OOMMISE CO	SION NUM 1913299	IBER
		Notary Public 7	MY COMME	SSION EX	PIRES
		Commission Number	MAH.	20,2004	3