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To: Division of Corporations Fax Number : (850)205-0381 From: Account Name : AKERMAN SENTERFITT & EIDSON Account Number : 076656002425 Phone : (407)423-4000 Fax Number : (407)843-6610	2006 DEC 18 AM 10: 20 SECRETARY OF STATE TALLAHASSEE, FLORIDA

FLORIDA PROFIT/NON PROFIT CORPORATION

PLANNED PARENTHOOD SERVICES OF GREATER ORLANDO, INC.

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06-DEC-18 03:28PM 16000297348 (A)) 1005 DEC 18 AM 10: 20 FROM-ASE1701ORL 407-843-8610 (((H060002973 ARTICLES OF INCORPORATION OF PLANNED PARENTHOOD SERVICES OF GREATER ORL A FLORIDA NOT FOR PROFIT CORPORATION

The undersigned, acting as incorporator of a corporation pursuant to Chapter 617, Florida Statutes, adopts the following Articles of Incorporation:

ARTICLE I Name

The name of the corporation shall be: PLANNED PARENTHOOD SERVICES OF GREATER ORLANDO, INC.

ARTICLE II Principal Office

The initial mailing address and the initial principal office address of this corporation shall be 726 S. Tampa Ave., Orlando, Florida 32805.

ARTICLE III Commencement of Existence

The existence of the corporation will commence on the date of filing of these Articles of Incorporation.

ARTICLE IV Purpose

The corporation shall have the following purposes and powers:

(a) This corporation is organized exclusively for charitable, religious, educational 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 Internat Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law), and in this connection, to provide leadership in achieving and instilling in the minds and hearts of all men and women the realization, acceptance, and practice of voluntary birth control and family planning as vital elements for the social, economic, mental and physical well-being of the individual, the family, the nation, and the world.

(b) No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, its members, directors, 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 this Article IV. No substantial part of the

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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 of Incorporation, the corporation shall not carry on any 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 of 1986 (or the corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).

(c) This corporation shall have all of the common law and statutory powers of a corporation not for profit under the laws of the State of Florida, which are not in conflict with the terms of these Articles of Incorporation and the corporation's Bylaws. This corporation shall have all of the powers reasonably necessary to implement its purposes.

Members

This corporation shall not have members.

ARTICLE VI Duration of Existence

This corporation is to exist perpetually, unless dissolved according to law.

ARTICLE VII

The name and street address of the incorporator is:

Name

Address

Sue Idtensohn President/CEO 726 S. Tampa Ave. Orlando, Florida 32805

ARTICLE VIII Board of Directors

(a) This corporation's affairs shall be managed by a Board of Directors composed initially of three persons, in accordance with this corporation's Bylaws.

(b) The number of directors to be elected, the manner of their election and their respective terms shall be as set forth in this corporation's Bylaws.

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ARTICLE IX Bylaws

The Bylaws of this corporation shall be adopted by the initial Board of Directors. The Bylaws may be amended in accordance with the provisions thereof.

ARTICLE X Dissolution

Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purposes of the corporation, or to any organization or organizations organized and operated for any lawful purpose or purposes not for pecuniary profit.

ARTICLE XI Registered Office and Agent

The street address of the initial registered office of the corporation is 726 S. Tampa Ave., Orlando, Florida 32805, and the name of the initial registered agent of this corporation at that address is Sue Idtensohn.

ARTICLE XII Amendments

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be adopted and approved by a majority of the Board of Directors at a meeting duly called.

ARTICLE XIII Indemnification

The corporation shall indemnify to the fullest extent permitted by the Florida Not. For Profit Corporation Act, as the same now exists or may hereafter be amended in a manner more favorable, any person made or threatened to be made a party to any action or proceeding, whether criminal, civil, administrative or investigative, by reason of the fact that he is or was a director, officer, employee or agent of the corporation or any predecessor of the corporation.

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles of incorporation this 15² day of December, 2006.

Sue Idtensohn, Incorporator

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CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 817.0501, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

1. The name of the corporation is:

Planned Parenthood Services of Greater Orlando, Inc.

2. The name and address of the registered agent and office is:

Sue Idtensohn, President/CEO

726 S. Tampa Avenue

Orlando, Florida 32805

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby 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, and I am familiar with and accept the obligations of my position as registered agent.

Sue Idtensohn

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