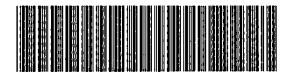
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SECRETARY OF STAIL

MR929/12

COVER LETTER

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

subject: Resto	re Revitalize Rebirth Dutreach, Inc (PROPOSED CORPORATE NAME-MUST INCLUDE SUPFIX)	,
•-	(PROPOSED CORPORATE NAME – MUST INCLUDE SUPFIX)	
Enclosed is an original \$70.00 Filing Fee	and one (1) copy of the Articles of Incorporation and a check for : \$78.75 Filing Fee & Certificate of Status \$78.75 Filing Fee & Certified Copy ADDITIONAL COPY REQUIRE	e
FROM	Name (Printed or typed)	
	1592 Springfield Ct.	
	Palm City Fl. 34990 City, State & Zip	
	772 1 117 61177	

NOTE: Please provide the original and one copy of the articles.



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FLORIDA DEPARTMENT OF STATE Division of Corporations

November 29, 2011

WANDA GROOMS 1592 SPRINGFIELD CT. PALM CITY, FL 34990

SUBJECT: RESTORE REVITALIZE REBIRTH OUTREACH, INC.

Ref. Number: W11000059969

We have received your document for RESTORE REVITALIZE REBIRTH OUTREACH, INC. and your check(s) totaling \$80.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The registered agent must sign accepting the designation.

If your business entity does not intend to transact business until January 1st of the upcoming calendar year, you may wish to revise your document to include an effective date of January 1st. If you do not list an effective date of January 1st, your business entity will become effective this calendar year and it will be required to file an annual report and pay the required annual report fee for the upcoming calendar year this coming January, which is merely weeks away. By listing an effective date of January 1st, the entity's existence will not begin until January 1st of the upcoming year and will, therefore, postpone the entity's requirement to file an annual report and pay the required annual report filing fee until the following calendar year.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

if you have any questions concerning the filing of your document, please call (850) 245-6879.

Ruby Dunlap
Regulatory Specialist II
New Filing Section

Letter Number: 611A00026781

ARTICLES OF INCOPORATION

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OF

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RESTORE REVITALIZE REBIRTH OUTREACH, INC.

SECRETARY OF STATE TALLAHASSEE, FLORIDA

(A Florida Nonprofit Corporation)

ARTICLE ONE

The name of the nonprofit corporation is Restore Revitalize Rebirth Outreach, Inc. (the "Corporation").

ARTICLE TWO

The Corporation is organized and operated as a nonprofit corporation under the provisions of the Florida Nonprofit Corporation Code, which shall govern all relationships between the Corporation and its employees, officers and creditors.

ARTICLE THREE

The Corporation is a non stock, nonprofit corporation.

ARTICLE FOUR

The period of the Corporation's duration is perpetual.

ARTICLE FIVE

The purposes for which the Corporation is formed are to do any and all things hereinafter mentioned including, but not limited to, the following, to wit:

(a) Said corporation is organized exclusively for literary, charitable, and/or educational purposes, 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 of 1954 (or the corresponding provision of any future United States Internal Revenue Law); provide charitable services to the general public and to carry on any lawful business activities allowed by nonprofit corporations in the State of Florida, subject to the limitations of Section 501(c)(3) of the Internal Revenue Code.

(b) The Corporation shall have the power to do and perform all things whatsoever set out within these Articles of Incorporation which are necessary or incidental to the accomplishment of the purposes set forth within.

ARTICLE SIX

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 Article Five hereof. 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 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 by a corporation exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

ARTICLE SEVEN

The street address of the initial registered office of the Corporation is 14926 SW 169th Avenue, Indiantown, Florida 34956 and the name of the initial registered agent at such address is Wanda Grooms.

ARTICLE EIGHT

There shall be no stock issued in the Corporation and no members of the Corporation except the Board of Directors thereof. The number of Directors of the Corporation shall be three, and the names and addresses of the initial Directors are:

Mairie	Address
Wanda Grooms	14926 SW 169th Avenue, Indiantown, FL 34956
Veronique Kikivarakis	14865 SW 172 nd Avenue, Indiantown, FL 34956
Miguel Pascual	17342 SW Reliance Court, Indiantown, FL 34956

The initial members of the Board of Directors shall be appointed by the incorporator. The number of directors which shall constitute the whole board shall be such as from time to time shall be fixed by, or in the manner provided in, the bylaws, but in no case shall the number be less than one.

Members of the Board of Directors of the Corporation shall serve until the expiration of this term or until their death, removal, resignation or disability. If any member of the Board of Directors vacates or is removed from his office during the term for which he is appointed to the Board of Directors, a vacancy on the Board of Directors shall exist and the remaining Board of Director Members shall fill such vacancy by appointment for the remainder of such unexpired term. Members of the Board of Directors may be removed, for good cause shown, by two thirds vote of the membership of the Board of Directors. The Corporation may have such officers as may be designated in the Bylaws of the Corporation, if any.

ARTICLE NINE

The name and street address of the incorporator is:

Wanda Grooms 14926 SW 169th Avenue Indiantown, FL 34956

ARTICLE TEN

The manner of qualification and other matters pertaining to the election of directors and officers shall be governed by the Bylaws of the Corporation.

ARTICLE ELEVEN

The members of the Board of Directors, by an affirmative vote of a majority thereof, shall have the power to adopt and amend bylaws of the Corporation, as they may deem proper for the management of the affairs of the Corporation, and which are not inconsistent with law or these Articles of Incorporation.

ARTICLE TWELVE

If any phrase, clause, sentence, paragraph or provision of these Articles of Incorporation is void or illegal, it shall not impair or affect the balance of these Articles of Incorporation, and the undersigned incorporator does hereby declare that he would have signed and executed the balance of these Articles of Incorporation without such void or illegal provision.

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ARTICLE THIRTEEN

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SECRETARY OF STATE TALLAHASSEE, FLORIDA

To the fullest extent allowed by law, any director of the Corporation shall not be liable to the Corporation for monetary damages for an act of omission in the director's capacity as a director, except that this Article Thirteen does not eliminate or limit the liability of a director for act or omission for which the liability of a director is expressly provided for by statute.

ARTICLE FOURTEEN

Upon dissolution of the Corporation, the Board of Directors, acting as trustees in liquidation, shall, after paying or making provisions for the payment of all of the liabilities of the Corporation, distribute all of the assets of the Corporation exclusively for the purpose of the 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 Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law) as the Board of Directors shall determine. Any such assets not so disposed of shall be disposed of by the district Court 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 designated purposes.

ARTICLE FIFTEEN

These Articles of Incorporation may be amended from time to time by the affirmative vote of the majority of the members of the Board of Directors.

ARTICLE SIXTEEN

The address of the initial principal office of the Corporation shall be 14926 SW 169th Avenue, Indiantown, Florida 34956

IN WITNESS WHEREOF, I, the undersigned incorporator, have set my hand, this _____ day of October, 2011. U G January 2013

Wanda Grooms, Incorporator

CONSENT OF REGISTERED AGENT:

The undersigned hereby consents to being appointed as agent for service of process for the Corporation.

Wanda Grooms

FILEU 12 FEB 28 PH 12: 33 SECRETARY OF STATE SECRETARY OF FLORIBA