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Robert Locke

January 8, 2013

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

RE: Congregation Yemei Teshuva, Inc.

Dear Sir or Madam:

Enclosed is an original and two (2) copies of the Articles of Incorporation. I am also enclosing my check in the amount of Eighty-seven dollars and fifty cents (\$87.50) to cover the Filing Fee, a Certified Copy and Certificate.

Yours truly,

Robert Locke, Incorporator

Enclosures

ARTICLES OF INCORPORATION OF

Congregation Yemei Teshuva, Inc. A Florida Non-Profit Corporation

The undersigned incorporator, Robert Locke, who is a citizen of the United States, desiring to form a non-profit corporation under the Florida Not for Profit Corporation Act, does hereby certify:

ARTICLE I:

NAME

The name of this Florida non-profit corporation shall be Congregation Yemei Teshuva, Inc. (the "Corporation").

ARTICLE II:

PRINCIPAL PLACE OF BUSINESS

The street and mailing address of the Corporation's principal place of business shall be 19521 Planters Point Drive, Boca Raton, FL 33434-5172.

ARTICLE III:

REGISTERED OFFICE AND AGENT

The Registered Office of the Corporation shall be 19310 Chapel Creek Drive, Boca Raton, FL 33434-5186, and the name of the Registered Agent of the Corporation at said address shall be Jerold E. Glassman.

ARTICLE IV:

CORPORATE PURPOSE

The Corporation is organized and operated exclusively for charitable, religious, educational, and scientific purposes under section 501(c)(3) of the Internal Revenue Code of 1986, or the corresponding section of any future federal revenue code. To this end:

(1) The Corporation will sponsor, underwrite and provide a venue at Boca West Country Club for worship on the High Holy Days of Rosh Hashanah and Yom Kippur for those members of Boca West Country Club, their parents, offspring and outside guests if space is available.

- (2) The Corporation will retain the services of qualified Clergy and Liturgical Support to conduct the religious services. All paraphernalia used in the services not provided by the Clergy will be supplied by the Corporation. The Corporation will contract with Boca West Country Club for the use of those of its facilities that can accommodate the attendees and provide a dignified venue for the conduct of said religious services.
- (3) The Corporation will sell tickets to the said religious services and print a memorial booklet to be utilized during the memorial services, known as "Yiskor". The revenue from the sale of tickets and the placement of names in the memorial booklet as well as any donations received from appeals and solicitations will be used to offset all costs attributable to the founding, administration and operation of the Corporation. All surplus revenue over costs will be donated to local Jewish charities or to any local charities which are organized and operated exclusively for such purposes that are exempt under Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE V:

INITIAL BOARD OF DIRECTORS

The names and addresses of the initial directors of the Corporation's Board of Directors are as follows:

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Ronald Berkowitz		
19452 Cedar Glenn	Dr	
Boca Raton, FL 334	34	

Donald Chepovsky 18561 Harbor Light Way Boca Raton, FL 33498 Jerold Glassman 19310 Chapel Creek Dr Boca Raton, FL 33434

Allen Jacobson 19402 Chapel Creek Dr Boca Raton, FL 33434

Lane Klein 19628 Bay Cove Dr Boca Raton, FL 33434 Robert Locke 19521 Planters Point Dr Boca Raton, FL 33434

Louis Steiner 19787 Oakbrook Circle Boca Raton, FL 33434

The manner in which the Directors are appointed shall be stated in the Bylaws

ARTICLE VI:

EARNINGS OF THE CORPORATION

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 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 IV hereof.

ARTICLE VII:

LIMITATIONS ON POLITICAL 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 (i) 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 revenue code, or (ii) 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 revenue code.

ARTICLE VIII:

DISSOLUTION OF THE CORPORATION

Upon the 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 revenue 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 Corporation's principle place of business 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 exempt purposes.

ARTICLE IX:

ADOPTION OF BYLAWS

The Bylaws of the Corporation shall be adopted by the Board of Directors by a majority vote at the first Board of Directors meeting. The written notice for the Board of Directors meeting of the Corporation shall be mailed to each Director, by regular U.S. mail, electronic mail, or any other proper means of communication, at least five (5) days before the date of the

meeting. Such written notice for the Board of Directors meeting shall include the proposed Bylaws of the Corporation.

ARTICLE X:

AMENDMENT'S TO ARTICLES OF INCORPORATION

These Articles of Incorporation may be amended by the Board of Directors by a majority vote at an annual or special meeting. The written notice for the meeting shall be provided to each Director, by regular U.S. mail, electronic mail, or any other proper means of communication, at least five (5) days before the date of the meeting. Such written notice shall include the proposed amendments to the Articles of Incorporation of the Corporation.

ARTICLE XI:

COMMENCEMENT

This Corporation shall commence its existence effective January 14, pursuant to Florida Statutes Title XXXVI Chapter 617.0203, providing that corporate existence may begin up to five days prior to the date of filing with the Secretary of State.

ARTICLE XII:

INCORPORATOR

The name and address of the incorporator is: Robert Locke, 19521 Planters Point Drive, Boca Raton, FL 33434-5172.

Robert Locke, Incorporator

CERTIFICATION DESIGNATING PLACE OF BUSINESS FOR THE SERVICE OF PROCESS WITHIN THE STATE OF FLORIDA, NAMING AGENT UPON WHICH PROCESS MAY BE SERVED.

Pursuant to Florida Statutes Title VI Chapter 48.091, the following is submitted in compliance with said Act:

Congregation Yemei Teshuva, Inc. desiring to organize under the laws of Florida, as indicated in the Articles of Incorporation at Article III, has named Jerold E. Glassman, as its Registered Agent to accept service of process within the state of Florida at its Registered Office at 19310 Chapel Creek Drive, Boca Raton, FL 33434.

ACKNOWLEDGEMENT:

Having been named as a Registered Agent for Congregation Yemei Teshuva, Inc. to accept service of process at its Registered Office, I hereby agree to act in this capacity, and further agree to comply with the provisions of all statutes related to the proper and complete performance of my duties.

Jerold E. Glassman Registered Agent

Date: 1/14/2013

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