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SECRETARY OF STATE ON OF CORPORATION

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COVER LETTER

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

SUBJECT: RENEW LIFE CENTER, INC.				
	(PROPOSED CORPORATI	E NAME – <u>MUST INCLÜE</u>	DE SUFFIX)	
Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for :				
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL CO	PY REQUIRED	
FROM: JOSEPH W. DAWSON Name (Printed or typed)				
2798 MISTY OAKS CIEUF				
ROYAL PALM BEACH, FL 33411				
561-718-5496 Daytime Telephone number				

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

idawson 220 @ att.net E-mail address: (to be used for future annual report notification)

ARTICLES OF INCORPORATION

<u>OF</u>

RENEW LIFE CENTER, INC.

The undersigned incorporators hereby form a non-profit Corporation under Chapter 617, Florida Statutes, the laws of the State of Florida and states as follows:

ARTICLE I

The name of this Corporation is:

Renew Life Center, Inc.

ARTICLE II PRINCIPAL

The principle office of the Corporation is:

1000 N. Dixie Highway Suite A West Palm Beach, FL 33401

The mailing address of the Corporation is:

1000 N. Dixie Highway Suite A West Palm Beach, FL 33401

ARTICLE III PURPOSE

A. To increase family success by providing a system of services that is culturally sensitive, comprehensive, and responsive to each individual and families unique needs. To promote the enhancement of the community by using a Christ-centered approach to help people overcome barriers that prevent them from achieving their full potential spiritually, emotionally, and financially.

SECRETARY OF STATE

- B. This corporation is organized exclusively for charitable, religious, educational, and/or scientific purposes under section 501(c)(3) of the Internal Revenue Code.
- C. Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or 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.

ARTICLE IV MANNER OF ELECTION

The directors of the Corporation shall be appointed as provided for in the By-Laws.

ARTICLE V INITIAL DIRECTORS/OFFICERS

Sarah Vizcarrondo- President 3105 Hartridge Terrace Wellington, FL 33414

Joseph W. Dawson- Vice President 2798 Misty Oaks Circle Royal Palm Beach, FL 33411

Rosa C. Dawson- Secretary 2798 Misty Oaks Circle Royal Palm Beach, FL 33411

Yvette Vizcarrando- Treasurer 3105 Hartridge Terrace Wellington, FL 33414

ARTICLE VI INITIAL REGISTERED OFFICE AND AGENT

The name and Florida street address of the registered agent is:

SECRETARY OF STATE
DIVISION OF CORPORATIONS

Joseph W. Dawson 2798 Misty Oaks Circle Royal Palm Beach, FL 33411

ARTICLE VII INCORPORATOR

The name and mailing address of the undersigned incorporator signing these Articles of Incorporation is:

Joseph W. Dawson 2798 Misty Oaks Circle Royal Palm Beach, FL 33411

ARTICLE VIII OFFICERS AND DIRECTORS

The initial officers of the Corporation shall be a President, Vice President, Secretary, and Treasurer, they shall also be known as Officers and Directors. This corporation shall have up to nine directors. The number of directors may be decreased from time to time, by the By-laws but shall never be less than three. Members of the Board of Directors shall be elected and hold office in accordance with the By-Laws.

ARTICLE IX BY-LAWS

The Board of Directors of this corporation may provide such By-Laws for the conduct of its business and the carrying out of its purpose as it may deem necessary from time to time.

Upon proper notice, the By-Laws may be amended, altered or rescinded by a majority vote of those members of the Board of Directors present at any regular meeting or nay special meeting called for that purpose.

ARTICLE X AMENDMENTS

These Articles of Incorporation may be amended at a special meeting of the Board of Directors by a majority vote of those present.

ARTICLE XI PRIVATE PROPERTY EXEMPT

The private property of the members of this corporation and the directors of this corporation shall be forever exempt from corporate debts and obligations of any kind whatsoever.

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ARTICLE XII

NON-PROFIT STATUS

No part of the net earnings of the organization shall insure to the benefit of, or be distributable to, its members, trustees, officers or other private persons, that the organization 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 the purpose clause hereof. No substantial part of the activities of the organization shall the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization 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 this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

ARTICLE XIII POWERS

To the end that the foregoing purposes and other related charitable purposes and objects may be carried out, performed and accomplished, and to obtain funds or income for said charitable purposes, this corporation shall have power to:

Section 1: Acquire, either by gift, grant, purchase, devise or bequest, and to hold, own, manage, sell, grant, convey, mortgage, pledge or otherwise encumber, lease, improve and dispose of real, personal or mixed property wheresoever situated; to operate said properties, or any part thereof or any business it may acquire in any location, in the name of the corporation or in any other manner, and for its benefit and in its behalf, through such persons or agent as it may determine or select from time to time by a majority action of the directors; to receive donations, gifts and endowments, and to administer the same; all such real, personal and mixed property to acquired or received by gift, grant, purchase, devise, bequest, or donation shall be used and employed, however, for educational, religious, charitable, social and benevolent purposes and for pecuniary profit of its members.

Section 2: Formulate and adopt By-Laws and alter and rescind the same provided, however, that said By-Laws shall be agreeable to within and not beyond or contrary to the powers herein granted, or to any laws of the United States or to the State of Florida.

Section 3: And in general, to possess and exercise all the rights, privileges, immunities and prerequisites now or hereafter authorized by or under the provisions of the Laws of the State of Florida.

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.

oseph W. Dawson

Registered Agent

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Joseph W. Dawson

Incorporator