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ARTICLES OF INCORPORATION OF DISCOVERY HEALTH PLACE, INC.

The undersigned associate for the purpose of becoming a **not for profit corporation** under Chapter 617, laws of the State of Florida, providing for the formation, liability, rights, privileges and immunities of a not for profit corporation.

ARTICLE I

NAME

The name of the not for profit corporation shall be DISCOVERY HEALTH PLACE, INC

ARTICLE II

PRINCIPAL PLACE OF BUSINESS

The address of the initial principal place of business shall be:

3357 Almeda Street Jacksonville, FL 32209 2023 HAY 22 AM 5: 36

ARTICLE III

PURPOSE

This not for profit is organized exclusively for charitable and educational purposes within the meaning of Section 501(c) (3) of the Internal Revenue Code of 1996 or the successor provision of any future United States Internal Revenue Law.

The purposes of the organization shall be to:

The Mission of DISCOVERY HEALTH PLACE, INC is to promote healthy communities by addressing and facilitating the fundamentals of healthy living through:

- 1. Vigorous community health education and social networking
- 2. Helping to eliminate barriers to health screenings and needed care
- 3. Promoting healthier lifestyles, one person at a time.

Our goal is to help create opportunities and a strategic resource where individuals and families would find support mechanisms to improve their lives, social and economic wellbeing.

To the end that the forgoing objectives and purposes and any related charitable and educational purposes may be carried out, performed and accomplished, this corporation shall have the power to engage only in such activities as shall not constitute business related to its charitable and educational purposes. Notwithstanding any other provision of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal Income Tax under section 501 (c)(3) of the Internal Revenue Code of 1996 or the successor provision of any future United States Internal Revenue Law. Subject to the foregoing limitations, this corporation shall have all of the rights and powers set forth in Section 617.0302, Florida Statutes.

ARTICLE IV

MANNER OF ELECTION OF DIRECTORS

The method or manner of the election of the Board of Directors shall be stated in the corporate by-laws.

ARTICLE V

INITIAL REGISTERED AGENT

The name and address of the initial registered agent for this corporation is

PowerHouse Anchor Management Consulting

6620 Southpoint Dr. South, #511 Jacksonville, FL 32216

ARTICLE VI

INCORPORATOR

The initial incorporator of the corporation is

Warren Smith

3357 Almeda Street Jacksonville, FL 32209

ARTICLE VII

DURATION

This corporation shall exist perpetually. Corporate existence shall commence on the date these Articles are filed.

ARTICLE VIII

DISTRIBUTION

No part of the net earnings of the nonprofit shall inure to the benefit of, or be distributed to its members, trustees, officers, or other private persons, except that the nonprofit 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 thereof. No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the nonprofit 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 activities not permitted to be carried on (a) by a nonprofit organization exempt from federal income taxes 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 IX

DISSOLUTION

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 X

INITIAL DIRECTORS/ OFFICERS

Warren Smith (President) D 3357 Almeda Street Jacksonville, FL 32209

Mia Grant (Director) 4411 Bedivere Road, Jacksonville, FL 32208

Stacey N. Harden (Director) 7956 Dawsons Creek Dr Jacksonville, FL 32222

ARTICLE XI

BY-LAWS

The initial by-laws of this corporation shall be adopted by the directors. By-laws shall be adopted, altered, amended or repealed from time to time by either the member or the board of directors, but the board of directors shall not alter, amend or repeal any by-laws adopted by the members if the members specifically provide that such by-law is not subject to amendment or repeal by the directors.

HAVING BEEN NAMED, as Registered Agent for this Corporation at the Registered officer designated in the forgoing Articles of Incorporation, the undersigned accepts the designation.

Dated on 14th day of February, 2023

Warren Smith Ancorporator

Ethelbert Nwanegbo, CEO

PowerHouse Anchor Management Consulting

(Registered Agent)

Dated: 2/14/23

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