# Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) Certified Copy Pick up time Walk in Certificate of Status ☐ Photocopy Mail out Will wait AMENDMENTS..... NEW FILINGS Amendment Profit Resignation of R.A., Officer/Director NonProfit Change of Registered Agent Limited Liability Dissolution/Withdrawal Domestication Мегдег Other REGISTRATION/ OTHER FILINGS **QUALIFICATION** Annual Report Foreign Fictitious Name Limited Partnership Name Reservation Reinstatement Trademark Other

Examiner's Initials

CR2E031(1/95)

# ARTICLES OF INCORPORATION OF RENAISSANCE HEALTHCARE and SOCIAL REFORM, INC.

FILED

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SECRETARY OF STATE
TALLAHASSEE, FLORID

# (A Florida Corporation Not for Profit) ARTICLE I-NAME

The name of this corporation is Renaissance Healthcare and Social Reform, Inc.

#### ARTICLE II-ENABLING LAW

The corporation is organized pursuant to the Corporations, Not for Profit, Law of the State of Florida set forth in Part I of Chapter 617 of the Florida Statues.

#### ARTICLE III-PURPOSES

The purposes for which the Corporation is organized are exclusively charitable, literary, and educational within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States Internal Revenue Law. In addition this corporation exist for the following purposes:

- (a). To seek and accept grants, donations, funds, or gifts, from any source to assist in providing funds for the programs operated by the Renaissance Healthcare and Social Reform, Inc. (RHSR).
- (b). To operate a residential treatment program which teaches residents how to manage their addictions and other diagnosed abnormalities. Residents will be provided with a continuum of quality of life management strategies and options.



#### ARTICLE IV-POWERS

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 the Federal Income Tax, under Section 501(c)(3), of the Internal Revenue Code of 1954 or corresponding provision of any future United States Internal Revenue Law. In addition to the foregoing powers, the Corporation shall:

- (a). Have all the powers granted by the laws of the State of Florida to corporations of the character of this corporation, and the enumeration of the foregoing powers shall not be construed as a limitation upon any powers granted by the laws of Florida.
- (b). In the event of dissolution, the residual assets of the corporation shall be turned over to one or more organizations which themselves are exempt as organizations described in sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code, of 1954 or corresponding sections of any prior of future Internal Revenue Code, or the Federal, State, or local government for exclusive public purposes.

#### ARTICLE V-INCORPORATORS

The undersigned constitute the initial incorporators of this corporation, for the purpose of establishing this corporation not for profit under the laws of the State of Florida, and execute these Articles of Incorporation this \_\_ day of October, 1998. The names and residences of the initial incorporators to these Articles of Incorporation are as follows:

NAMES ADDRESS

(1) Lorenzo Watkins 3434 Blue Jay Dr.
Tallahassee, FL 32310

(2) Kemba Nassoma-Ama Kaza 7214 Turner Street

Tallahassee, FL 32311

(3) Taliah I. Rasul-Whited 2074 Midyette Road

Tallahassee, FL 32310

#### **ARTICLE VI-MEMBERSHIP**

The corporation shall have a membership distinct from its board of directors, however, directors may also be members. There shall be three classes of memberships which shall consist of persons who subscribe to the purposes and objectives of the corporation and who meet the qualifications and pay membership dues as prescribed in the By-Laws of the corporation. The manner of admission, expulsion, rights and voting privileges of the members of the corporation shall be as prescribes in the By-Laws of the corporation.

### ARTICLE VII-MANAGEMENT OF CORPORATE AFFAIRS

Board of Directors. The powers of this corporation shall be exercised, its properties controlled, and its affairs conducted by a Board of Directors consisting of not less than three (3) directors. The number of directors herein provided for may be changed by the by-laws duly adopted by a two-thirds (2/3) vote of the members entitled to vote. Directors shall be elected annually by a majority vote of the membership. To preserve continuity of the board, the terms of the office shall be staggered as set forth in the By-Laws. The board members shall annually choose from among themselves a person to serve as Chairman of the Board. The initial Board of Directors of this corporation is as follows and shall serve until the first meeting of the Board:

NAMES ADDRESS

(1) <u>Lorenzo Watkins</u> 3434 Blue Jay Dr. Chairperson Tallahassee, FL 32310 (2) <u>Kemba Nassoma-Ama Kaza</u> 7214 Turner Street Vice Chairperson Tallahassee, FL 32311

(3) <u>Taliah I. Rasul-Whited</u> 2074 Midyette Road Secretary/Treasurer Tallahassee, FL 32301

#### ARTICLE VIII-OFFICERS

The principal officer of this Corporation shall be an Executive Director who shall be appointed by the Board of Directors. Other offices and officers may be established or appointed by the Board of Directors at any regular or special meeting.

The qualification, time and manner of appointing, duties, compensation, and the manner of removing officers shall be as set forth in the By-Laws of the corporation.

### ARTICLE IX-LOCATION OF PRINCIPAL OFFICE

The address of this corporation's Principal registered office in the State of Florida is 3204 Hastie Road, Tallahassee, FL 32310.

#### ARTICLE X-REGISTERED AGENT

The name and address of this corporation's initial registered agent is <u>Chriss Walker</u>, Esq. 3110 Pasco St., Tallahassee, FL 32310.

#### ACKNOWLEDGMENT

I, Chriss Walker, Esq., having been named to accept service of process for the above named corporation, at the place and location stated above, do hereby accept and agree to act in this capacity and further agree to comply with the provisions of the said act relative to keeping said office open.

Chriss Walker, Esquire

#### **ARTICLE XI-BY-LAWS**

By-Laws will be hereinafter adopted at the first meeting of the Board of Directors, or as soon thereafter as practicable. Such By-Laws may be amended or repealed, in whole or in part, in the manner provided therein. The By-Laws and any amendments thereto shall be binding on all member of the corporation.

#### ARTICLE XII-AMENDMENT OF ARTICLES

Amendments to these articles of incorporation may be proposed by a resolution adopted by the Board and presented to a quorum of members for their vote. Amendments may be adopted by a vote of at least two-thirds (2/3) of the member of the corporation.

#### ARTICLE XIII-TERM OF EXISTENCE

The Term of existence of this corporation shall be perpetual.

## <u>ARTICLE XIV-DISTRIBUTION OF ASSETS UPON DISSOLUTION:</u>

No person, firm or corporation shall receive any dividends or profits from the undertaking of this corporation. In the event of dissolution, the residual assets of the corporation shall be turned over to one or more organizations described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1954 or corresponding sections of any prior or future Internal Revenue Code, or to the federal, state or local government for exclusive public purposes, and none of the assets will be distributed to any member, director, officer, or trustee of this corporation.

IN WITNESS WHEREOF, the undersigned subscribers have executed these Articles of Incorporation this \_\_day of October, 1998.

Lorefizo Watkins W32552061161-0 3434 Blue Jay Drive Tallahassee, Florida 32310 Kemba Nassoma-Ama Kaza 7214 Turner Street Tallahassee, FL 32311 Taliah I. Rasul-Whited 2074 Midyette Road Tallahassee, FL 32301 The foregoing instrument was acknowledge before me this October \_\_\_\_, 1998 by Lorenzo Watkins, who is personally known to me or produced 1 as identification, Kemba Nassoma-Ama Kaza, who is personally known to me or produced identification, and Taliah I. Rasul-Whited, who is personally known to me or produced as identification. The said individuals identified above executed the foregoing instrument as the initial incorporations of Renainance Healthcare and Social Reform, Inc., a Florida not for profit Corporation, and acknowledge and declared that they have executed these Articles of Notary Public, State of Florida

> RUBY L. JOHNSON MY COMMISSION # CC 470478 EXPIRES: June 28, 1999 Bonded Thru Notary Public Underwriters

My Commission Expires:

**SEAL** 

STATE OF FLORIDA: COUNTY LEON:

Incorporation.