ARTICLES OF INCORPORATION

JESUS WALKS RESOURCE CENTER

For Office Use Only

-FILED-

File No.: 6438374 Date Filed: 10/7/2024

A California Nonprofit Public Benefit Corporation

ONE: The name of the corporation is: JESUS WALKS RESOURCE CENTER, & California Nonprofit Public Benefit Corporation).

TWO: This corporation is a nonprofit public benefit corporation and is not organized for the private gain of any person. It is organized under the Nonprofit Public Benefit Corporation Law (commencing at Section 5110 of California Corporations Code) for public purposes. The public purpose of which this corporation is organized include, but are not limited to, the following: to provide resources, mental / physical well-being services, and referrals to appropriate agencies for the 2nd County District of Los Angeles, California. This corporation is a Nonprofit Public benefit Corporation and is not organized for the private gain of any person. It is organized under the Nonprofit Public Benefit Corporation law for charitable purposes.

These programs and services include, but are not limited to, raising funds from private and public sources to support community housing, and other cultural, educational, and social services.

THREE: This corporation is organized by the incorporator solely for the purposes set forth in Article Two above. This corporation shall never engage in any business or activity other than that necessary or convenient for or incidental to the carrying out the needs and purposes set forth in Article Two hereof.

FOUR: This corporation is not organized for profit and no part of the net earnings, if any, of this corporation, either during its existence or upon its dissolution, shall ever inure to the benefit of any director, officer, or member thereof, any private person, or any other person, firm, or corporation. No substantial part of the activities of *this* corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, except as provided in Section. 501(h) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States Internal Revenue law, nor shall it participate in, or intervene in (including the publishing or distributing of statements) any political campaign on behalf of any candidate for public office except as provided in Section 501(h) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States Internal Revenue law.

Upon the dissolution or winding up of this corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation, or corporation (i) which is organized and operated exclusively for

public benefit and/or charitable purposes which benefit the senior citizens or youth in the Watts area and (ii) which has established its tax-exempt status under Internal Revenue Code Section 50l(c)(3).

111 is corporation is organized and operated exclusively for public and charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1954. Notwithstanding any other provision of these Articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income under Section 501(c)(3) of the Internal Revenue Code of 1954 or the corresponding provision of any future: United States Internal Revenue law or (b) by a corporation's contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States Internal Revenue law.

FIVE: The number of directors of this corporation shall be fixed by the Bylaws. The persons who are Directors of this corporation shall be appointed by the Board of Directors as provided in the Bylaws. The provisions governing the designation and removal of the Directors shall be set forth in the Bylaws, to the fullest extent permitted by law. The directors of this corporation shall have no liability for dues or assessments, to the fullest extent permitted by law. Selection and removal of Directors are governed by California Corp. Code Section 5220-5227.

SIX. No amendment to the corporation's Articles of Incorporation shall be adopted until, in addition to any other approvals required, the Members of the Board shall have given written approval of the same. Such approval may be given before or after any other required approvals.

10-21-24

Street address and mail address of corporation,

Keenya Walker 10506 South San Pedro Street Los Angeles, CA 90003

Agent of service of process name and address,

Keenya Walker 10506 South San Pedro Street Los Angeles, CA 90003

Incorporator Signature

Keenya Walker Date