### ARTICLES OF INCORPORATION

OF

# STRAIGHT, INC.



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We, the undersigned, with other persons being desirous of forming a corporation for charitable and philantropic purposes, under the provisions of Chapter 617 of the Florida Statutes, do agree to the following:

ARTICLE I. NAME.

The name of this corporation is STRAIGHT,

INC.

#### ARTICLE II. PURPOSES.

The general nature of the objects and purposes of this corporation shall be to develop and administer programs for victims of drug abuse, dealing with rehabilitation, welfare, and health, in order to assist them in adjusting themselves to their environment; to train them in vocations and avocations; to aid them in all their activities; and to be of assistance in solving their particular problems, and to interest and unite men and women in social work for the welfare of boys and girls and young men and young women to the end that crime, poverty, and misery may be lessened, that a nobler manhood and womenhood may be developed, and that a more perfect love of home, family and country may be fostered, and to cooperate with all federal, state and local government agencies to secure these ends, utilizing all powers this corporation may exercise as granted it by Chapter 617. Ploride Statutes.

ARTICLE 111. QUALIFICATION OF MEMBERS.

The membership of this corporation shall constitute all persons hereinafter named as subscribers and such other persons as, from time to time hereafter, may become members, in the manner provided in the by-laws. Every person who meets the

requirements of any classification shall be eligible for membership in the corporation. An applicant shall be admitted to membership on his or her election by a majority of the Board of Directors and on payment of initiation fees, membership capital contribution, and dues, and the execution of a written assent and agreement to be bound by the by-laws and any amendments thereto as may from time to time be enacted and to discharge the duties of membership as set forth in the by-laws of the corporation.

ARTICLE IV. TERM OF EXISTENCE.

This corporation shall have perpetual

existence.

### ARTICLE V. SUBSCRIBERS.

The names and residence of the subscribers to these Articles of Incorporation ere:

MALVIN F. SEMBLER

10324 Paradise Boulevard Tressure Island, FL 33706

H. GOLDSTEIN, PH.D.

7941 - 9th Avenue South St. Petersburg, FL 33707

FRED KENPIELD

200 Pasadena Avenue South St. Petersburg, FL 33707

## ARTICLE VI. OFFICERS.

Section 1. The officers of the corporation shall be a Fresident, a Secretary, a Treasurer, and such other officers as may be provided in the by-laws.

Section 2. The names of the persons who are to serve as officers of the corporation until the first meeting of the Board of Directors are:

> Melvin F. Sembler PRESIDENT:

SECRETARY: Raymond Bourgholtzer

TREASURER: Raymond Bourgholtser

Section 3. The officers shall be elected at the annual meeting of the Board of Directors or as provided in the by-laws.

### ARTICLE VII. BOARD OF DIRECTORS.

Section 1. The business affairs of this corporation shall be managed by the Board of Directors. This corporation shall have 15 directors initially. The number of directors may be decreased or increased from time to time, by the by-laws, but shall never be less than three.

Section 2. The Board of Directors may be members of the corporation.

Section 3. Members of the Board of Directors shall be elected and hold office in accordance with the by-laws.

Section 4. The names and addresses of the persons who are to serve as Directors for the ensuing year, or until the first annual meeting of the corporation, are:

H. GOLDSTEIN, PH.D.

7941 - 9th Avenue South 33707 St. Petersburg, FL

FRED KENFIELD

200 Pesadena Avenue South 33707 St. Patersburg, FL

LEON SELLERS, D.V.M.

3845 Tyrone Boulevard 33709 St. Petersburg, FL

R C. GARBY, M.D.

1609 Pasadena Avenue South St. Petersburg, FL 33707

29 Worth Ft. Harrison Ave. 33515 Cloarwater, FL

GUY M. PERENICH

4500 - 10th Avenue Morth 33713

St. Peteraburg, PL

RAY MAYHIRE

ROBERT E. CHAPIN

RUTH R. CHAPIN

MEL F. SEMBLER

BETTY S. SEMBLER

MELEN PETERMAN JOHN E. WHITE

THOMAS E. WYKOPP

ARTHUR W. ANUKHIGHT

LILA L. BAUKNIGHT

1131 Jungle Avenue Worth St. Petersburg, 7L 33710

1131 Jungle Avenue Worth St. Petersburg, FL 33716

10324 - Parasdise Boulevard Treasure Island, 78 33706

10324 - Paradise Boulevard Treasure Island, FL 33706

reasure Island, FL 33700

#001 Gulf Boulevard St. Petersburg Beach, %L 33706

10326 Tangelo Road Seminole, FL 33542

1228 Bell Drive Clearwater, FL

33516

6601 - 17th Street South St. Petersburg, FL 33707

6601 - 17th Street South St. Petersburg, FL 33707

ARTICLE VIII. BY-LAWS.

section 1. The Board of Directors of this corporation may provide such by-laws for the conduct of its business and the carrying out of its purposes as they may deem nacessary from time to time.

section 2. Upon proper notice the by-laws may be amended altered or rescinded by a two-thirds vote of those members of the Board of Directors present at any regular meeting or any special meeting called for that purpose.

ARTICLE IX. AMENDMENTS.

Section 1. These Articles of Incorporation may be amended at a special meeting of the membership called for that purpose, by a three-fourths vote of those present.

Section 2. Amendments may also be made at a regular meeting of the membership upon notice give, as provided by the by-laws, of intention to submit such amendments.

ARTICLE X. MISCELLANZOUS.

Section 1. No part of the net earnings of the corporation shall inure ... the henefit of any individual or member.

Section 2. The amount of the yearly dues payable by members shall be such amount as may be determined from time to time by the Board of Directors.

section 3. The annual meeting for the election of members of the Board of Directors and Officers shall be held as may be provided in the by-laws.

for a pecuniary profit, it shall not have any power to issue certificates of stock or declare di idenda, and no part of its net earnings shall inure to the benefit of any member, director, or individual. The balance, if any, of all money received by the corporation from its operators, after the payment in full of all debts and obligations of the corporation, of whatever kind or nature, shall be used and distributed exclusively for charitable, accentific, and educational purposes in the fields of drug abuse education prevention, control and education and awareness.

Section 5. The principal office of the corporation shall be as may be determined by the Board of Directors. The initial office shall be 200 Pasadena Avenue South, St. Petersburg, Florida 33707, until otherwise changed by the Board of Directors.

subscribing incorporators, have hereunto set our hands and seals this Pt day of April , 1976, for the purpose of forming this corporation not for profit under the 'sws of the State of Florida.

public / / / / / / /

H. COLDSTEIN, PH.D.

Tous N. Ken Field

STATE OF FLORIDA )
) ms.
COUNTY OF PINELLAS)

Before me, a Notary Public duly authorized to take acknowledgements in the State and county aforesaid, personally

appeared MELVIN 7. SEMBLER, to me known to be the person described as a subscriber in and who executed the foregoing Articles of Incorporation, and he acknowledged before me that he executed and subscribed to these Articles of Incorporation.

witness my hand and official seel in the County and State named above, this 13th day of Capill , 1976.

My Commission Expires:

Hotary Published Books And Seals

STATE OF FLORIDA )

COUNTY OF PINELLAS )

make acknowledgements in the State and county aforesaid, personally appeared M. GOLDSTEIN, PH.D., to me known to be the person described as a subscriber in and who executed the foregoing Articles of Incorporation, and he acknowledgedbefore me that he executed and subscribed to these Articles of Incorporation.

Alicated R. Janes

My Commission Expires:

Make P. Cr. S. or of Plackle is Berge. My water or on depress Amil Sec. 1178. Bonded by Nooriest Not & Geovethy Chi.

STATE OF PLORIDA ) ) ss.
COUNTY OF PINELLAS )

Before me, a Notary Public duly authorized to take acknowledgements in the State and one by aforesaid, personally appeared FREDH. RENFIELS, to me known to be the parson described in as a subscriber in and who executed the foregoing Articles of Incorporation, and he acknowledged before me that he executed and subscribed to these Articles of Incorporation.

withess my hand and official seal in the County and State named above, this 13th day of Ophil .1976

My Commission Expires:

Hotary Public (BEAL)

1,

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM, PROCESS MAY BE SERVED.

In pursuance of Chapter 48.091, Florida Statutes, the following is submitted, in compliance with said Act: Pirst--That STRAIGHT, INC. destring to organize under the laws of the State of Florida with its principal office, as indicated in the articles of incorporation at City of St. Petersburg, , State of Florida Pinellas has named Dr. LeonH. Sellurs, Jr. located at 3845 Tyrone Boulevard, St. Petersburg, FL 33709 (Street address and number of building; Post Office Box address not acceptable) City of St. Petersburg County of Pinellas State of Florida \_\_\_\_, as its agent to accept service of process within this state.

ACKNOWLEDGMENT: (MUST BE SIGNED BY DESIGNATED AGENT)

Having been named to accept service of process for the above stated corporation, at place decignated in this certificate, I hereby accept to act in this capacity, and agree to comply with the provision of said Act relative to keeping open said office.

(Resident Agent)

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