

ARTICLE OF INCORPORATION OF APPALACHIAN WELLNESS, INC.

ARTICLE I

The name of this organization shall be Appalachian Wellness, Inc. (AWI). Govern by 501 c (3) in the state of Kentucky and is a not for profit tax exempt and non-denominational organization. The undersigned do hereby form a corporation, not for profit, under the laws of the commonwealth of Kentucky with Articles of Incorporation as follows:

ARTICLE II

The Word of God teaches that in a Christian's life, everything should be done to God's glory, *"whatsoever you do, do all to the glory of God."* (I Corinthians 10:13). Having a desire and a need for this Christ centered school to train instructors in the art of Ashtanga. we accept the above as the basis of our organization.

ARTICLE III

We seek to use the therapeutic Bible based approaches to care, listen, help and encourage clients according to Romans 12:2(and do not be conformed to this world, but to transformed by the renewing of your mind, that you may prove that is that good and acceptable and perfect will of God.) The purpose for which this nonstick, nonprofit corporation is formed are:

1. Exclusively for charitable, religious, educational and scientific purposes as defined in section 501© 3 of the Internal Revenue Code of 1986, or corresponding section of any further federal tax code.
2. To transact and conduct any and all other legal acts of a nonprofit corporation as allowed by the Laws of the Commonwealth of Kentucky.

ARTICLE IV

The duration of the corporation shall be perpetual.

ARTICLE V

The place in Kentucky where the registered office and principal office of the corporation is located is 524 Hwy 3, Louisa, and Lawrence County, Kentucky 41230. The registered agent for service of process at this address is Dr. Shelia Kensinger

ARTICLE VI

Upon dissolution of the corporation, the Chairperson of the corporation shall after paying or making provision for the payment of all the liabilities of the corporation, dispose of all the assets by transfer to said asset or their proceeds to the state under section 501© 3 of the Internal Revenue Code of 1986, or corresponding section a of any future federal tax code, at the Chairperson shall determine.

ARTICLE VII

1. The Director of AWI and the Chairperson shall review these articles by a vote of majority of its members for revision every five (5) years or sooner if deemed necessary.
2. These articles may be amended by a two-thirds vote of the voting membership. Proposed amendments for adoption must be presented to the board members prior to calling for a vote.
3. The business and affairs of this corporation shall be governed by a board. With 3 members and not more than 7 members. The members of the board shall serve until the first annual election or until their successor are elected and qualified.
4. Roberts Rules of Order shall be used for this organization to conduct business for procedures not covered therein.
5. The names and address of the initial board members are:

| Name | Address | |
|---|--------------------|--------------------|
| Chairperson- Deborah S Pennington | 2400 Village Drive | Campton, KY. 41301 |
| Secretary- Ms. Christine Alley Larrabee | 595 Hwy3 | Louisa, KY 41230 |
| Treasurer- Dr. Shelia A Kensinger | 382 Colorado Drive | Louisa, KY. 41230 |
| Director- Donald R Setser | 9 Holy Street | Inez, KY 41224 |
| Director- Carolyn Jill Robinson | 34 Ivy Lane | Louisa, KY 41230 |