ARTICLES OF INCORPORATION

OF

CENTER FOR THE WELL BEING, INC.

The undersigned, intending to for a Virginia nonstock corporation pursuant to Chapter 10 of Title 13.1 of the Code of Virginia, state as follows:

ARTICLE I CORPORATE NAME

The name of the corporation is Center for the Well Being, Inc.

ARTICLE II PURPOSES

The purposes for which this corporation is organized is exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

The specific purpose for which this corporation is organized is to provide affordable access to the lower income local population to obtain complementary and alternative medical (CAM) services that integrate and promote the holistic health and wellness of the mind, body and spirit through offering scholarships and sliding scale fees for those who cannot otherwise afford care and treatment.

Expansive programs of the corporation include, but are not limited to, providing education about and services for: mental health services such as substance abuse/addiction and recovery support, depression, abuse trauma, post-traumatic stress disorder (PTSD); coaching services such as transformative thought, attaining career goals, positive thinking, holistic wellness; physical prevention and recovery services not limited to immune disorders, food allergies/sensitivities, nutritional support, energy healing, physical therapy, acupuncture, chiropractic; and general health and wellness educational services.

The corporation will raise money through donations, fundraising, and grants to secure access to the CAM services offered by providers that operate in support of the organization's purpose and/or directly for the organization.

ARTICLE III MEMBERS

The corporation shall have no members. The management of the affairs of the corporation shall be vested in a board of directors, as defined in the corporation's bylaws.

ARTICLE IV DIRECTORS

The directors shall elect their successors and operate by a process of a self-perpetuation of directors.

ARTICLE V REGISTERED AGENT AND OFFICE

The name of the corporation's initial registered agent is Kimberly Dale Muehlbauer, who is a resident of Virginia and an initial director of the corporation.

The address of the corporation's initial registered office, which is identical to the business office of the initial agent, is 5318 Buxton Court, Alexandria, VA 22315. The registered office is located in the County of Fairfax.

ARTICLE VI INTITIAL DIRECTORS

The names and addresses of the initial directors are:

Kimberly Dale Muehlbauer 5318 Buxton Court Alexandria, VA 22315 Freya Muehlbauer 5318 Buxton Court Alexandria, VA 22315

ARTICLE VII LIMITATIONS AND RESTRICTIONS

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation 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 Article Third hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. 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 tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE VIII DISSOLUTION

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the 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. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

Signed by the Incorporators as of February 23, 2019:	
Kimberly Dale Muehlbauer	Freya Muehlbauer