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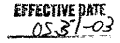
TRANSMITTAL LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

UBJECT:	OYNAPSE COMPORATE	nunications , Ename- <u>mustinclu</u>		
inclosed is an origi	inal and one(1) copy of the artic	les of incorporation and a	check for:	
☐ \$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate	EFFECTIVE DATE 5 05-31-03
		ADDITIONAL CO	PY REQUIRED	
FRC		nted or typed)	-	
	2626 Brook	ville Drive		·
		FL 33594 liate & Zip	- · · · · · · · · · · · · · · · · · · ·	
		7917 Jephone number	-	

NOTE: Please provide the original and one copy of the articles.

ARTICLES OF REPORT INCORPORATION REPORT INCORPORATION



SYNAPSE Communications, Inc.

501(c)(3) Not-For-Profit Organization

EFFECTIVE DATE: May 31,2003

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On May 21, 2003, these Articles of Incorporation were originally sent for registration and filing with the Secretary of the State, State of Florida, under Chapter 617, Florida Statutes, providing for the formation, liability, rights, privileges and immunities of a not-for-profit corporation.

THE UNDERSIGNED, for the purposes of forming a not-for-profit organization under the laws of the State of Florida, do hereby adopt the following articles of incorporation:

****** ARTICLE I ******

NAME

Control of the Contro

The name of the corporation shall be **SYNAPSE Communications, Inc.**

Hereafter, in this document, the same entity will also be referred to as 'the Organization' or 'the Corporation.'

****** ARTICLE II ******

REGISTERED OFFICE communication S

The headquarters of SYNAPSE, Inc. shall be located in the State of Florida and may be changed from time to time by the Board of Directors to meet the changing needs of the organization.

The initial principal place of business and mailing address of the Organization shall be located at 2626 Brookville Drive, Valrico, FL 33594.

***** ARTICLE III ******

PURPOSE and AREA SERVED

The purpose for which this corporation is organized is to promote education, access, funding and advocacy for mental wellness in society.

The mission of SYNAPSE Communications, Inc. is

To promote mental wellness in society by:

1. Providing easily understood information that will enhance people's awareness and understanding of the functions and capabilities of the human mind.

- 2. Creating a common-sense awareness in society about ideas and issues pertaining to the human mind.
- 3. Educating people about the importance of prevention and early-intervention in maintaining mental wellness.
- 4. Creating an educated consumer of mental health services that can fill the gap in public advocacy for rights of and privileges for the mentally ill.
- 5. Removing the stigmas of mental illness.
- 6. Provide a symposium for any other efforts or activities that will foster the Organization's goals of promoting education, access, funding, and advocacy for mental wellness in society.

Communication S

The geographical area served by SYNAPSE, Inc shall be the entire United States, Puerto Rico and all other territories associated with the United States at present and in the future.

****** ARTICLE IV *******

CORPORATE NATURE

The Corporation is organized and operating as a charitable Not-For-Profit organization for education purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as subsequently amended, or corresponding section of any future federal tax code.

Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or corresponding section of any future federal tax code.

The Organization shall have no authority to issue capital stock.

****** ARTICLE V *******

EFFECTIVE DATE and TERM OF CORPORATE EXISTENCE

This Organization is incorporated as of the effective date of May 31, 2003. The period of the duration of the Corporation is perpetual unless dissolved according to law.

***** ARTICLE VI

BOARD OF DIRECTORS

Section 1a. Election and General Information

- a. The initial Board of Directors of the Organization shall be appointed by the Incorporator at the organizational meeting of the Corporation.
- b. The Board of Directors, also referred to hereafter as the Board, shall set conditions for all operations of the SYNAPSE, Inc. and be responsible for its governance.
- c. The Board of Directors shall have up to five members, but no less than three, at any given time. Prospective members to the Board must be nominated by an existing Board member and be elected by a majority vote by the existing Board of Directors.

Section 1b. Initial Directors of the Board:

- 1. Maulik Trivedi, Executive Director: 2626 Brookville Drive, Valrico FL 33594
- 2. Frank Tsai, Director: 28 8th Street, Hicksville, NY 11801
- 3. Harsh Trivedi, Director: 19 Harkin Lane, Hicksville, NY 11801

Section 2. Duties of Directors

- a. Directors shall perform their duties as directors in good faith in a manner they reasonably believe to be in the best interest of SYNAPSE Communications Inc., and with such care as ordinary prudent persons in like positions would use under similar circumstances.
- b. The members of the Board shall have active role in functioning of the board as outlined in the Bylaws and via regular participation at the Board meetings in person or via acceptable means of live communication as listed in section 6 of this same article.
- c. The members of the Board shall also perform other non-directorial services relevant to the actual means of achieving the mission of the Organization as delineated in the Bylaws.
- d. The Board of Directors, in its discretion, may accept on behalf of the Association, donations of funds, property, or services. Such funds or properties shall be used and spent at the discretion of the Board of Directors. Upon the request of any donor, the Board of Directors shall not make public disclosure of the identity of such donor, so long as a non-disclosure requested by such donor is not inconsistent with the requirements of any law or regulation of the United States or the State of Florida.

Section 3. Qualifications

The Board shall consist of individuals with professional experience working in the fields of mental health and/or education and/or family related services.

Section 4. Compensation

Communications

- a. Directors of SYNAPSE, Inc. shall serve the Board without compensation; however, they are entitled to reimbursement for expenses incurred in attending Board meetings and/or business carried out on behalf of SYNAPSE communications, Inc.
- b. Members of the Board may engage in transacting communication services to the population served by SYNAPSE, Inc. for specifically carrying out the above stated purpose of SYNAPSE Communications, Inc. Such non-directorial services, which extend beyond the explicit function of the board member as defined in the above section 2 of this same article, and only such services, may be compensated at a rate per time that is considered fair market value for the service provider's expertise.

Section 5. Meetings

The Board or the Executive Director of the Board shall hold regular and special meetings of the Board of Directors of the Organization at such places within or without the State of Florida as feasible based on circumstances.

The Board of Directors shall hold an annual meeting for the purpose of review of goals attained in the past year and for planning of future goals for SYNAPSE, Inc. Financial reports shall also be reviewed at this meeting as shall the future budget be devised.

The minutes of all such meetings shall be maintained as public record.

Section 6. Telecommunications

When feasible, Directors may preferably hold meeting of the Board by means of a conference telephone or similar communications equipment by means of which all persons participating in the meeting can hear each other and provide feedback to all the other participants at the same time. Participation by such means shall constitute presence in person at a meeting.

****** ARTICLE VII ******

BYLAWS

In furtherance, and not in limitation, of the powers conferred upon it by the laws of the state of Florida, the Board of Directors shall have the power to make, alter, amend, change, add to, or repeal the By-laws of the Organization.

****** ARTICLE VIII *******

FISCAL YEAR

The fiscal year of the Association shall begin on the first day of January and end on the thirty-first day of December.

***** ARTICLE IX

BANKING

The funds of the Association shall be deposited in its names with such bank or banks, trust company or trust companies or other depositories as the Board of Directors may designate. All checks, notes, drafts and other negotiable instruments of the Association shall require one signature of either the person serving in the capacity of Executive Director of the Board or the person serving in the capacity of treasurer.

****** ARTICLE X ******

AMENDMENTS TO THE ARTICLES

In accordance with procedures established by the Bylaws, the Board may amend, alter, or rescind these Articles of Incorporation as it may deem necessary for the conduct of its business and the carrying out of its purposes.

Any Board member may propose amendments to these articles. Such proposals shall be in writing and shall be considered at the next regular meeting of the Board of Directors and shall be presented to the Association membership for approval in accordance with the provisions of the Bylaws.

****** ARTICLE XI *******

INCORPORATOR / INITIAL REGISTERED AGENT INFORMATION

The name of the incorporator as well as the initial registered agent of the Organization is Maulik K. Trivedi. His street address is 2626 Brookville Drive, Valrico, FL 33594.

****** ARTICLE XII *******

MISCELLANEOUS

In the case of any conflict between these Articles of Incorporation and the Bylaws, the Articles shall control.

I have read the above and foregoing Articles of Incorporation, know the contents thereof and attest with my signature below that the same is true to the best of my knowledge and belief.

Having been named as registered agent to accept service of process for the stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Signature of the

Registered Agent

Maule Dincotan Print name: Maulik Kirit Trivedi

Signature of the

Incorporator

Print name: Maulik Kirit Trivedi

5/20/03

Date