

Electronic Articles of Incorporation For

BRIDGEWALK COMMUNITY RESOURCES, INC.

N24000012796
FILED
July 15, 2024
Sec. Of State
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The undersigned incorporator, for the purpose of forming a Florida not-for-profit corporation, hereby adopts the following Articles of Incorporation:

Article I

The name of the corporation is:

BRIDGEWALK COMMUNITY RESOURCES, INC.

Article II

The principal place of business address:

2230 GREENDALE DR
SARASOTA, FL. US 34232

The mailing address of the corporation is:

2230 GREENDALE DR
SARASOTA, FL. US 34232

Article III

The specific purpose for which this corporation is organized is:

SEE ATTACHED.

Article IV

The manner in which directors are elected or appointed is:

AS PROVIDED FOR IN THE BYLAWS.

Article V

The name and Florida street address of the registered agent is:

VICKI GUY
2230 GREENDALE DR
SARASOTA, FL. 34232

I certify that I am familiar with and accept the responsibilities of registered agent.

Registered Agent Signature: VICKI GUY

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Article VI

The name and address of the incorporator is:

VICKI GUY
2230 GREENDALE DR
SARASOTA, FL 34232

Electronic Signature of Incorporator: VICKI GUY

I am the incorporator submitting these Articles of Incorporation and affirm that the facts stated herein are true. I am aware that false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S. I understand the requirement to file an annual report between January 1st and May 1st in the calendar year following formation of this corporation and every year thereafter to maintain "active" status.

Article VII

The initial officer(s) and/or director(s) of the corporation is/are:

Title: P,D
VICKI GUY
2230 GREENDALE DR
SARASOTA, FL. 34232 US

Title: VP, D
DAWN HENDRICKS
1212 65TH ST W
BRADENTON, FL. 34209 US

Title: S,D
MELISSA CUTLER
220 CAPE HARBOR LOOP, UNIT 103
BRADENTON, FL. 34212 US

Article VIII

The effective date for this corporation shall be:

07/15/2024

ARTICLE III PURPOSE

The specific purpose or purposes for which the corporation is organized is to inform the community of the resources available while fostering creative healing, to promote awareness of health concerns and conditions that affect the quality of life of individuals, their families, and greater community through education, prevention, linkage to care providers.

The corporation is organized exclusively for charitable purposes as defined in section 501C3 of the Internal Revenue Code. Section 3.2. Notwithstanding any other provision of these Articles of Incorporation:

- a. No part of the net earnings of the Corporation shall inure to the benefit of, or to be distributed to, its Officers, Directors, private persons, except that this Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in the furtherance of the purpose set forth in these Articles.
- b. No substantial part of the activities of this Corporation shall be carrying on of propaganda, or otherwise attempting to influence legislation (except as otherwise provided by section 501 (h) of the Internal Revenue Code), and the corporation shall not participate in (including the publication and distribution of statement(s) any political campaign on behalf of candidate for public office.
- c. The Corporation shall not conduct or carry on any activities not permitted be conducted or carried on by:
 - a. An organization exempt from any taxation under Section 501C3 of the Internal Revenue Code and its regulations as they now exist or as they may be hereafter amended, or
 - b. An organization, contributions to which are deductible under 170 C2 of the Internal Revenue Code and its regulations as they now or as they may hereafter be amended.
- d. Upon dissolution of the Corporation or the winding up of its affairs, the assets of the Corporation shall be distributed exclusively to charitable organizations which would then qualify under the provisions of Section 501C3 of the Internal Revenue and its regulations as they now exist or as they may hereafter be amended.