P.D. Will Mercer City/State/Z	Jacob P. J. H. Address Address Phone #	203368 EFERTIVE MASS TO DO D 1 8 7 8 18 18 7 -06/24/96 01052 035 office 10 se brilly 00 +++++ 70.00
1. Allow (Corpo	, ,	Sociment #) Live. 99KACCO27853
3. (Corpor	ration Name) (D	Occument #) FILED FILED Certified Copy Certificate of Status
Profit NonProfit Limited Liability Domestication Other	AMENDMENTS Amendment Resignation of R.A., Officer/ Direction of Registered Agent Dissolution/Withdrawal Merger	95 JUN 24 PH 2: 58
OTHER FILINGS Annual Report Fictitious Name Name Reservation	REGISTRATION/ QUALIFICATION Foreign Limited Partnership Reinstatement Trademark	
L	Other	(c-24-96)

Examiner's Initials

CR21 1: 10Kg



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

April 26, 1996

LORETHA BROWN 3354 STATE ROAD 71-N MARIANNA, FL 32446

SUBJECT: ALLOVER SERVICES, INC.

Ref. Number: W96000009065

We have received your document for ALLOVER SERVICES, INC., however, upon receipt of your document no check was enclosed. Please send a check or money order payable to the Department of State for \$122.50.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6923.

Doris McDuffie Corporate Specialist Supervisor

Letter Number: 496A00020097

G/28/96.

Affarency he enclased your Check the wither mail prepared on the date in yeard on the date prepared on the date place a stop payment on the ck. Thense place a stop payment on the ck. Thense yeard actached a check your \$122.50.

Thank your.

Yoritha. (Bloom

Division of Corporations - P.O. BOX 6327 -Tallahassee, Florida 32314

FILED

95 AFR 26 AH 9: 10

EFFECTIVE DATE
4-17-96

CERTIFICATE OF INCORPORATION OF ALLOVER SERVICES, INC.

SECRETO OF STATE TALL AHARSEF, FLORISM

Under Section 402 of the Not-for-Profit Corporation Law

The undersigned, a natural person of the age of eighteen years or older, for the purpose of forming a corporation pursuant to the provisions of the Not-for-Profit Corporation Law of the State of Florida, hereby certifies:

FIRST: The name of the Corporation shall be: Allover Services, Inc. (hereinafter referred to as "Corporation").

SECOND: The corporation shall be a corporation as defined in the Florida Not-for-Profit Corporation Law, shall be a Type B corporation under Section 201 of the Not-for-Profit Corporation Law and shall be based in the State of Florida; North Florida with a mailing address: Allover Services, Inc.

P.O. Box 78 Marianna, Fl 32447

THIRD: (a) The primary purpose for which the Corporation is formed is to operate and function as a home and community based services corporation enabling the disabled, elderly and community members in need: to remain living in the community and home; thus, preventing and in institutions (i) by initiating programs and plans a livering services designed to enhance home, health and every day living; (ii) by providing developmental disability services; (iii) by providing support coordination and (iv) by providing training, education, assistance and personnel to implement services. In furtherance of the primary purpose, the Corporation shall perform any act or service incidental to or connected with the foregoing purpose or in advancement thereof, but not for pecuniary profit for financial gain of its members directors or officers.

- (b) In furtherance, but not in limitation of the primary purposes set forth above, the Corporation shall, in addition to all of the general powers enumerated in Section 202 of the Not-for-Profit Corporation Law, have the power and authority to: receive, own, solicit, administer and maintain, as applicable grants, contributions and donations of money, goods, merchandise, services and other property of all kinds, whether real, personal or mixed, by private or public appeal, by advertisement or by any other lawful means for the purposes above mentioned.
- (c) Nothing herein contained shall authorize the Corporation, directly or indirectly, to engage in or include among its purpose any of the activities which would require the approval

or consent of the State of Florida or any official, department, agency or instrumentality thereof as required by Section 404(b)(v) of the Not-for-Profit Corporation Law, except to the extent that such approvals have been obtained.

FOURTH: (a) The Corporation is not formed for pecuniary profit or financial gain, and no part of its assets, income or profit shall be distributed to or inure to the benefit of it directors, officers, members or any private individual, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered to or for the Corporation, and to make other payments and distributions as necessary, in furtherance of the purposes set forth above.

(b) The Corporation is organized exclusively for one or more of the purposes, as specified in Section 501(c)(3) of the Internal Revenue Code of 1954 or corresponding provisions of any subsequent Federal tax laws and shall not carry on any activity not permitted to be carried on by a corporation exempt from Federal income taxation under Section 501(c)(3) of the Code.

(c) "o substantial part of the activities of the Corporation shall be devoted to carrying on propaganda, or otherwise attempting to influence legislation (except as otherwise provided by Internal Revenue Code Section 501(h), or participating in, or intervening in (including the publication or distribution of statements), any political campaign on behalf of any candidate for public office.

FIFTH: In any taxable year in which the Corporation is a private inundation as described in Section 509 (a) of the Internal Revenue Code of 1954, the Corporation shall distribute its income for said period at such time and manner as not to subject it to tax under Section 4942 of the Code; and the Corporation shall not (a) engage in any act of self-dealing as defined in Section 4941 (d) of the Code; (b) retain any excess business holdings as defined in Section 4943 (c) of the Code; (c) make any investments in such manner as to subject the Corporation to tax under Section 4944 of the Code; or (d) make any taxable expenditures as defined in Section 4945 (d) of the Code or corresponding provisions of any subsequent Federal tax laws.

SIXTH: The number of directors of the Corporation shall be prescribed in the bylaws of the Corporation, the number of which is to be no less than three. Persons appointed to the Corporation's board of directors shall meet qualifications set forth in the bylaws. The Corporation shall indemnify its directors and officers to the full extent permitted by Article 7 of the Not-for-Profit Corporation Law.

SEVENTH: In the event of dissolution, all of the remaining assets and property of the corporation shall after necessary expenses thereof be distributed to another organization or organizations exempt under Section 501 (c)(3) of the Internal Revenue Code, or corresponding provisions of any subsequent Federal Tax laws, or to the Federal government, or State or Local government for public purpose upon approval of a Justice of the Supreme Court of the State of Florida.

EIGHT: (a) The name and the street address of the initial registered agent is: Loretha Brown 3354 State Road 71-North Marianna, Florida 32446

The names and street addresses of the incorporators for these Articles of incorporation are:

> Lavon Pope 2864 Madison Marianna, Fl32448 Fred Brown 3087 Carter Mill Rd. Marianna, F132446 Loretha Brown 3354 St. Rd.71-N Marianna, F132446

The undersigned incorporators have executed these Articles of 19th day of Incorporation this

SIGNATURES OF THE INCORPORATORS		
falon 1 pe	Lavon Pope	
Missed Breux	Fred Brown	
Jaretha Brown	Loretha Brown	

Pursuant to Florida Statues, Sections 617.0123 and 617.203, Corporation is requesting an effective date of, 4/19/96.

Pursuant to the provisions of Sections 607.0501 or 617.0501, Florida Statues, the undersigned corporation, organized under the laws of the State of Florida, submits in the State of Florida:

The name of the Corporation is:

ALLOVER SERVICES, INC.

The name & address of the registered agent & office (same) is:

Loretha Brown 3354 State Rd. 71-North Marianna, Fl 32446

The Secretary of State is hereby designated as the agent of the Corporation upon whom process against it may be served. In care of the Corporation, the Secretary shall mail a copy of any process against the Corporation served upon him as agent.

In Authority having been named as registered agent and to accept service of process for the above stated Corporation at the place designated in this certificate, co hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all Statues relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Toretha Brown

KATIE WHITE My Comm Exp. 7/13/99 Bonded By Service Ins No. CC480615

andy Karen [] Other L. D.

Katu White