

TL96000006531

Teresa & Stephen Bail
15006 S.W. 141 Court
Miami, FL 33186
(305) 255-0077

FILED
96 DEC 23 AM 10:08
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

December 16, 1996

Secretary of State
Department of Corporation
409 E. Gaines Street
Tallahassee, FL 32399

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-12/19/96--01053--001
***122.50 ***122.50

RE: Articles of Incorporation Human Services Specialty Network

Gentlemen:

Please find an original and one copy of the Articles of Incorporation of this proposed corporation, together with the Resident Agent form.

The duplicate copy has been subscribed and acknowledged by us in the same manner as the original. Please endorse your approval of the Articles of Incorporation on the duplicate copy, certify it, and return to me.

I am enclosing a check for \$122.50 to cover the cost of the filing fee, certified copy of the certificate and charter tax, and the Resident Agent fee.

Please forward the endorsement as expeditiously as possible. I have enclosed a self-addressed stamped envelope for your convenience.

Thank you very much for your cooperation in this matter.

Very truly yours,
Teresa Bail
Teresa Bail

AL DEC 23 1996.

Teresa Bail GAVE
AUTHORIZATION BY PHONE TO
CORRECT Add corp suffix
DATE 12-23-96
DOC. EXAM AK

ARTICLES OF INCORPORATION

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HUMAN SERVICES SPECIALITY NETWORK, INC.

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

THE UNDERSIGNED, acting as incorporator of a corporation pursuant to chapter 617, Florida Statutes, adopt the following Articles of Incorporation:

ARTICLE I

The name of the corporation shall be:

HUMAN SERVICES SPECIALITY NETWORK, INC.

ARTICLE II

The principal place of business and the mailing address of this corporation shall be:

15006 S.W. 141 Court, Miami, Florida 33186

ARTICLE III

The purpose for which the corporation is formed, and the business and the object to be carried on and promoted by it, are as follows:

1. The purposes for which the corporation is organized are to receive and maintain real or personal property or both, and, subject to the restrictions and limitations hereinafter set forth, to use and apply the whole or any part of the income therefrom and the principal thereof exclusively for charitable, religious, scientific, literary, or educational purposes either directly or by contributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code and Regulations issued pursuant thereto as they now exist or as they may hereafter be amended.

2. The specific purpose for which the corporation is organized shall be to provide specialized services and supports to people with disabilities.

3. To erect and maintain a building or buildings for the above purpose and to engage in any operation incidental to and essential to carry out the purposes above mentioned.

4. To solicit funds and donations in kind and from time to time to further the purposes of this corporation.

5. To acquire and receive by purchase, donation or otherwise, any property, real, personal or mixed, and to hold, use and dispose of the same.
6. To borrow money and to issue evidences of indebtedness in furtherance of any of all of the objects of this business; and to secure loans by mortgage, pledge, deed of trust, or other lien.
7. To apply for, obtain and contract with any federal, state or local government of agency for a direct loan or loans or other financial aid in the form of grants or otherwise relating to the purposes of this corporation.
8. to engage in any kind of activity, and to enter into, perform and carry out contracts of any kind, necessary or in connection with, or incidental to the accomplishment of any one or more of the non-profit purposes of the corporation.
9. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, any Director or Officer of the corporation or any member of the corporation or any other private individual (except that reasonable compensation may be paid for services rendered to or for the corporation affecting one of more of its purposes), and no Director or Officer of the corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the corporation. No substantial part of the activities of the corporation shall be carrying on each propaganda, or otherwise attempting to influence legislation and the corporation shall not participate in, or intervene in (including the publication or distribution of statement) any political campaign on behalf of any candidate for public office.
10. Notwithstanding any other provision of these Articles, the corporation shall not carry on any activities not permitted to be conducted or carried on by an organization exempt from taxation under Section 501(c)(3) of the Internal Revenue Code and Regulations issued pursuant thereto as they now exist or as they may hereafter be amended, or by an organization, contributions to which are deducted under Section 170(c)(2) of the Internal revenue Code and said Regulations as they now exist or as they may hereafter be amended.
11. Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, disposes of all of the assets of the corporation exclusively for the purpose of the corporation in such manner, or to such organization or organizations organized and operated exclusive for charitable, education, religious or scientific purposes as shall at the time qualify as an except organization or organizations under section 501(c)(3) of the Internal revenue code of 1954 or the (correspondence provisions of any future United States Internal Revenue law), as the Board of Directors shall determine. Any of such assets not disposed of shall be disposed of by the Circuit court of Dade County, in which the principal office of the corporation is then located, exclusive to such purposes or to such organization or organizations, as said script shall determine, which are organized and operated exclusively for such purposes.

12. The corporation shall have such powers as are conferred upon it by Chapter 617 of the Laws of the State of Florida, and to exercise those powers in the accomplishment of its objects and purposes.

The By-Laws may impose other conditions of membership from time to time.

ARTICLE IV

The manner in which the directors are elected or appointed shall be:

By a quorum of members in standing at annual meeting.

ARTICLE V

The name and street address of the initial registered agent shall be:

**Stephen D. Bail M.A.
15006 S.W. 141 Court
Miami, Fl 33186**

ARTICLE VI

The name and street address of the incorporator of these Articles of Incorporation shall be:

**Stephen D. Bail M.A.
15006 SW 141 Ct.
Miami, Fla. 33186**

ARTICLE VII

The affairs of the corporation shall be managed by a President, Vice President, Secretary and Treasurer and such other officers as may from time to time be created by the Board of Directors. The names of the officers and office they shall hold until the first election shall be:

**President Stephen D. Bail m.a.
Vice-President Linda Carmona - Sanchez
Teresa Bail, Secretary -Treasurer**

ARTICLE VIII

The members of the Board of Directors shall never be less than three (3) in number. Initially the Board of Directors shall consist of (3) persons whose names and addresses are as follows and who shall have as Directors until the first election:

Stephen D. Bail
15006 S.W. 141 Court
Miami, Fl 33186

Linda Carmona-Sanchez
15422 SW 137 Pl.
Miami, Fla. 33177

Teresa Bail
15006 S.W. 141 Court
Miami, Fl 33186

ARTICLE IX

This Articles of Incorporation may be amended by a majority vote of the Board of Directors at any special meeting called for that purpose, after first giving at least ten (10) days written notice of the meeting. Amendments to the Articles of Incorporation Chairman of the Board.

It is hereby expressly provided that in the determination of whether an individual qualifies and should be thus entitled to membership, the Officers of this corporation, to abide by the By-Laws promulgated by the Board of Directors in determining whether any certain individual qualifies in accordance with the criteria herein established. It is hereby expressly provided that said By-Laws shall not discriminate or be applied in any manner which may be contrary to the purposes described in these Articles of Incorporation or which would disqualify this corporations' qualification as an organization exempt from taxation under Section 501(c)(3) of the Internal Revenue Code.

ARTICLE X

The By-Laws of the corporation may be amended from time to time by a majority vote of the Board of Directors at a meeting called especially for that purpose and after giving at least ten (10) days notice of said meeting in writing.

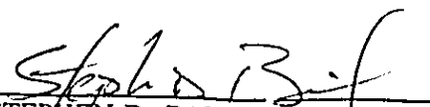
**CERTIFICATE OF DESIGNATED
REGISTERED AGENT**

Pursuant to the provisions of section 617.0501, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida.

First-That HUMAN SERVICES SPECIALTY NETWORK, INC. desiring to organize under the laws of the State of Florida, with the principal office as indicated in the Articles of Incorporation has named STEPHEN D. BAIL located at 15006 S.W. 141 Court, County of Dade, City of Miami, State of Florida, as its agent to accept service of process within this state.

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES 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.

SIGNATURE


STEPHEN D. BAIL, Resident Agent

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