

N98000002492

TRANSMITTAL LETTER

FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS
98 APR 28 PM 2:32

Department of State
Division of Corporations
P.O. Box 6327
Tallahassee, Fl. 32414

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****131.25 ****131.25

Subject: THE STROTHER SAFETY NET, INC.

Enclosed is an original and one (1) copy of the articles
of incorporation and a check for:

\$131.25

Filing Fee,
Certified Copy
& Certificate

From: Mrs. Mary Ellen Strother

316 Edgewater Drive

Pensacola, Fl. 32507

Phone (850) 456-1927

Mary Ellen Strother GAVE
AUTHORIZATION BY PHONE TO
CORRECT *Art. F*
DATE *4/30/98*
DOC. EXAM *Doris Brown*

D. BROWN APR 30 1998

ARTICLES OF INCORPORATION

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ARTICLE I:

Name

The name of the corporation shall be:

THE STROTHER SAFETY NET, INC.

(A FLORIDA NOT FOR PROFIT CORPORATION)

ARTICLE II:

Principal place of business and mailing address

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

Street- 316 Edgewater Drive

City- Pensacola

State- Florida

Zip Code- 32507

ARTICLE III:

Purpose(s)

The specific purpose(s) for which the corporation is organized is(are)

To provide financial assistance to persons and their families in the general public that suffered debilitation as a result of mandated vaccine injections. and have been denied compensation for their vaccine related disability. The financial assistance consists of the following but not limited to:

Purchasing safe housing, transportation, attends care, food, medical care, any medical device, any special medical or none medical device that will give disabled persons a better quality of life, as wheel chairs, vans with lift, or any man made or organic product that will better the disabled persons quality of life. Financial expense for transportation to hospital, doctor or any other health care facility in the State of Florida and any other State or over seas for medical treatment. Financial assistance for recreation that would enrich or enhance disabled persons life, including travel expense to and from. The corporation will as needed, purchase land and construct an office and purchase supplies as needed for the operation of the corporation. The corporation will raise funds in most part, but not limited to, public donations, contributions public fund raising, grants, funds from other none profit organizations, marketing and selling of goods.

ARTICLE IV:

Manner of election of directors

The manner in which the directors are elected or appointed is as follows;

The officers of this corporation shall be a president, secretary, treasurer and agent. The names of the persons presently serving as directors and or officers of this corporation at the time of the filling of these Articles of Incorporation are as follows;

President: Carolyn Oleson

Secretary: Tammy Mae Dindinger

Treasurer: Jennifer Solchenberger

Agent: Gregory P. Farrar, Esq.

The officers shall be elected as stated in the corporation's By-Laws.

The business affairs of this corporation shall be managed by the Board of Directors who shall consist of the officers of this corporation being not less than three members. The name and address of the persons who are presently serving as directors of the corporation at the time of these Articles are as follows;

9 Tammy Mae Dindinger
5924 B. Ware Street
Fort Carson, Co. 80913

7 Jennifer Solchenberger
318 Edgewater Drive
Pensacola, Florida 32507

1 Carolyn Oleson
205 Bills Place
Pensacola, Fl. 32507

ARTICLE V:

Limitation of corporate powers

The corporate powers of this corporation are as provided in section 617.0302. Florida Statutes, unless limited are as follows:

(NONE)

ARTICLE VI:

Initial registered agent and street address

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

Mr. Gergory P. Farrar, Esq.
109 N. Palafox Street
Pensacola, Fl. 32501

ARTICLE VII:

Incorporators

The name(s) and the street address(es) of the incorporator(s) for these articles of incorporation is (are):

Mrs. Marry Ellen Strother
316 Edgewater Drive
Pensacola, Fl. 32507

The undersigned incorporator has executed these Articles of Incorporation this 27 day of

April, 19 98

Signature of Incorporator:

Mary Ellen Strother

Mary Ellen Strother

DISTRIBUTION OF ASSETS UPON DISSOLUTION

Of "THE STROTHER SAFETY NET, INC."

No person, firm or corporation shall ever receive any dividends or profits from the undertaking of this corporation, and upon dissolution of this organization, all of its assets remaining after payment of all costs and expenses of such dissolution shall be distributed to one or more organizations which themselves are exempt as organizations described in Sec. 501(c)(3) and 179(c)(2) of the Internal Revenue Code, or to the federal, state or local government for exclusive public purposes, and none of the assets will be distributed to any member, officer or trustee of this corporation.

CERTIFICATE OF NEED
OF THE STROTHER SAFETY NET, INC.

(A FLORIDA NOT FOR PROFIT CORPORATION)

Due to the vast number of persons disabled from mandated vaccine's and have know means to earn monies or be employed and do not receive any financial assistance, has placed a divesting financially burden on families with persons disabled as a result of vaccine related disabilities. With the number of qualified persons to date reaching into the thousands one can use the past history as a reference for future qualifying persons.

CORPORARE ACTIVITES

Notwithstanding any other provision of these Articles or of the general corporation laws of the State of Florida, this corporation shall not carry on any other activities not permitted to be carried on by:

A. A corporation exempt from Federal Income Tax under Sec. 501(c)(3) of the Internal Revenue Code, or any other corresponding provision of any future United States Internal Revenue Law.

B. A corporation, contributions to which are deductible under the Internal Revenue Code or any other corresponding provision of any future United Statea Internal Revenue Law.

CERTIFICATE

The foregoing Articles of Incorporation of THE STROTHER SAFETY NET, INC. were adopted at a meeting of the Board of Directors of said corporation at a regular meeting called for that purpose, said Articles having been submitted in writing to the Board of Directors of said corporation prior to said meeting and two-thirds of the members of the corporation present at said meeting having voted in favor of the Articles.

Dated at Pensacola, Escambia County, Florida this 27th day of April, 1998.

THE SAFETY NET, INC.
A Not for Profit Corporation

By: Carolyn Oleson

ATTEST: Sammy Dindinger
Secretary

CERTIFICATE OF DESIGNATION OF
REGISTERED AGENT/REGISTERED OFFICE

FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS

98 APR 28 PM 2:33

PURSUANT TO THE PROVISION 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.

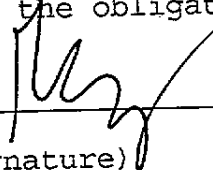
1. The name of the corporation is:

THE STROTHER SAFETY NET, INC.

2. The name and address of the registered agent and office
is:

Mr. Gergory P. Farrar, Esq.
109 N. Palafox
Pensacola, Fl. 32501

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)

4-3-58
(Date)