The Advocacy Center

for Adults with Asperger Syndrome, Autism & Related Disabilities, Inc. 1024 & E Street • Lake Worth, FL 33460-4824 (561) 721-9000

January 30, 2001

N9900000 7289

State of Florida
Div. Of Corporations - Amendments
PO Box 6327
Tallahassee, FL 32314-6327

Dear Sir or Madam:

Enclosed is a check for \$43.75, which shall cover the fee for amending the Articles to the above-named Corporation, plus a certified copy of such.

inasmuch as the IRS is waiting for a certified copy of such, please rush the processing of this information and return to me a certified copy as soon as possible.

Yours very sincerely,

Reynaldo Acosta President 000003622790--8 -02/01/01--01049--011 ******43.75 ******43.75

1024 South E Street Lake Worth FL 33460 4824 Phone: 4561) 535-0700 B-9 M 9 13

Amend

The Advocacy Center

for Adults with Asperger Syndrome, Autism & Related Disabilities, Inc.

1024 S E Street · Lake Worth, FL 33460-4824 (561) 721-9000

February 7, 2001

TERESA BROWN- AMENDMENTS STATE OF FL DIVISION OF CORPORATIONS PO BOX 6327 TALLAHASSEE, FL 32314-6327

Dear Teresa Brown:

Per our phone conversation, I hereby enclose the CORRECT document mentioned, which is the Amendment to the Articles of Incorporation I previously sent you, but was rejected due to the word "DISORDERS" mistaken for the correct word, "DISABILITIES" in the name of our Organization.

You are already in receipt of the \$43.75 I sent with the prior document. This letter is to replace the letter you sent me which hasn't arrived in my mailbox yet, and is intended to expediently process this corrected document.

Please file this ASAP, as the IRS is waiting for the certified copy I ordered.

Yours sincerely,

Reynaldo Acosta

1024 South Estreck Lake Worth, FL 33460-4844 Obone: 13611565-0700



February 5, 2001

REYNALDO ACOSTA THE ADVOCACY CENTER 1024 SOUTH E STREET LAKE WORTH, FL 33460-4824

SUBJECT: THE ADVOCACY CENTER FOR ADULTS WITH ASPERGER SYNDROME, AUTISM AND RELATED DISABILITIES, INC.

Ref. Number: N99000007289

We have received your document for THE ADVOCACY CENTER FOR ADULTS WITH ASPERGER SYNDROME, AUTISM AND RELATED DISABILITIES, INC. and your check(s) totaling \$43.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The current name of the entity is as referenced above. Please correct your document accordingly.

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

If you have any questions concerning the filing of your document, please call (850) 487-6869.

Teresa Brown Corporate Specialist

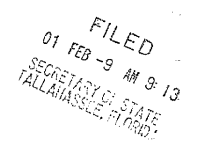
Letter Number: 501A00006870

ARTICLES OF AMENDMENT

to

ARTICLES OF INCORPORATION

of



THE ADVOCACY CENTER FOR ADULTS WITH ASPERGER SYNDROME, AUTISM AND RELATED DISABILITIES, INC.

Pursuant to the provisions of Section 61 7.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of amendment to its articles of incorporation.

FIRST: Amendments adopted:

ARTICLE III. PURPOSES

The specific purposes for which this corporation is organized are:

- 1. To assist those with Asperger's Syndrome, optimism, pervasive developmental disorder not otherwise specified (P D D-N O S), and related disabilities access medical, legal, and other services which such a person may need to lead a productive life, via the use of volunteer for discount attorneys, physicians, and other professionals related to the services that and afflicted person with the disorder mentioned in this paragraph may need.
- 2. to prove by public awareness of such disorders the of the use of the advertisement media, journals, and/or articles in various publications.
- 3. the this corporation is organized exclusively for religious, charitable, scientific, literary, and educational purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code of 96 or the corresponding provision of any future United States Internal Revenue Law.

ARTICLE IV: MANNER OF ELECTION OF DIRECTORS

There shall always be at least of three officers of this Organization and , they consist of a President, a Vice President, and a Secretary/Treasurer. The position of Secretary and Treasurer may be the same person or two different persons who hold the positions of Secretary and Treasurer respectively. There shall be a maximum of seven membrs of the Board of Directors including the Officers described above and three members of the Board.

The Officers and Board Members shall be elected into their respective offices by a majority votes cast by the Board of Directors. This election shall be made during our annual Board

AMENDMENT TO ARTICLES OF INCORPORATION Page Two

meeting held on the second Monday of January of each year, or the following Monday if a legal holiday or other event prevents such meeting from occurring.

ARTICLE VIII. OFFICERS OF THE CORPORATION

The Officers of this Corporation are at present as follows:

REYNALDO ACOSTA (President) EDWARD L. GROTE (Vice President)

`1024 South E Street

1024 South E Street

Lake Worth, FL 33460-4824

Lake Worth, FL 33460-4824

EDWARD UMBERGER (Secretary/Treasurer) 8586 Brian Blvd. Boynton Beach, FL 33437-2439

(Mr. Umberger shall hold the simultaneous position of Secretary and Treasurer until a separate Treasurer fills the position).

ARTICLE VIX: SCOPE OF CORPORATION AND RESIDUAL ASSETS AFTER DISPOSITION

Notwithstanding any other provisions of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization is exempt from federal income tax under Section 501(c) (3) of the Internal Revenue Code of 1986 with a corresponding provision of any future United States Internal Revenue Law.

In the event of dissolution, the residual assets of the Organization will be turned over to one or more organizations which themselves are exempt as organizations described in sections 501 (c) (3) and 170 (c) (2) of the Internal Revenue Code of 1986 or corresponding sections of any prior or future Internal Revenue Code, or to the Federal, State, or local government for exclusive public purpose.

SECOND: the Date of adoption of this amendment was February 5, 2001.

THIRD: the amendment was adopted by the members and the numbers of votes were sufficient for approval.

Reynaldo Acosta, President