



This is to Certify that the annexed copy has been compared by me with the record on file in this Department and that the same is a true copy thereof.

This certificate is in due form, made by me as the proper officer, and is entitled to have full faith and credit given it in every court and office within the United States.



In testimony whereof, I have hereunto set my hand, in the City of Lansing, this 21st day of October, 2014

Alan J. Schefke, Director

Corporations, Securities & Commercial Licensing Bureau

MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS FILING ENDORSEMENT

This is to Certify that the ARTICLES OF INCORPORATION - NONPROFIT

for

UNWAVERING SUPPORT SERVICES INC.

ID NUMBER: 71662D

received by facsimile transmission on August 13, 2014 is hereby endorsed.

Filed on August 14, 2014 by the Administrator.

This document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.

Sent by Facsimile Transmission

In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 14th day of August, 2014.

Alan J. Schefke, Director

John

Corporations, Securities & Commercial Licensing Bureau

BCS/CD-502 (Rev. 08/10)				
MICHIGAN DI	EPARTMENT OF ENERGE BUREAU OF COMM		IOMIC GROWTH	
Date Received				
	This document is effective on the subsequent effective date within date is stated in the document.			
Name	***************************************			
Rocket Lawyer Address			?	
5668 E. 61st Street				
City	State	ZIP Code	-FFCOTN/F DATE:	
Commerce	CA		EFFECTIVE DATE:	
Document will be ret	urned to the name and address yo ment will be returned to the registe	u enter above. 🍒 ered office.		
]
	ARTICLE	S OF INCORPORATI	ON	
		nestic Nonprofit Corp ation and instructions on th		
Pursuant to the provi	sions of Act 162, Public Acts (of 1982, the undersigned o	corporation executes the following A	\rticles:
ARTICLE I				
The name of the corporati	on is:			
Unwavering Support Serv	vices Inc.			
ARTICLE II				
The purpose or purposes	for which the corporation is or	ganized are:		
SEE ATTACHED				
ARTICLE III		ii.		
1. The corporation is orga	nized upon a	nonstock (Stock or Nonstock)	basis.	
2. If organized on a stock	basis, the total number of sha	ares which the corporation	has authority to issue is	
William .	(Zeg		. If the shares are, or are to be, div	ided into
classes, the designation limitations of the share	on of each class, the number of each class are as follows	of shares in each class, ar s:	nd the relative rights, preferences a	nd
REUMSPIES & Commercial				

ARTIC	CLE III (cont.)			
1	f organized on a nonstock basis, the description annone	nd value of its real property assets	are: (if none, insert	"none")
	The description and value of its personal property a none	assets are: (if none, insert "none")		
c. T	The corporation is to be financed under the following donations	ng general plan:		
d. T	he corporation is organized on a(N	Directorship Membership or Directorship)	basis.	
ARTIC	LEIV			
_	Legaline Corporate Service	•		
	e address of its registered office in Michigan is:			
25	0 MONROE NW, SUITE 400	GRAND RAPIDS	, Michigan	49503
	(Street Address)	(City)		(ZIP Code)
3. The	e mailing address of the registered office in Michig	an if different than above:	, Michigan _ _	
	(Street Address or PO Box)	(City)	, tenoingun	(ZIP Code)
ARTIC The nar	LE V me(s) and address(es) of the incorporator(s) is (ar	re) as follows:		
Na	ame	Residence or Business Add	dress	
MACH	HEAL GOMEZ	5668 E. 61st Street Commi	erce, CA 90040	
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Use space below for additional Articles or for continuation of previous Articles. Please identify any Article being continued or added. Attach additional pages if needed.

ARTICLE VI

Tax Exemption:

Section 1. Said organization is organized exclusively for charitable, religious, educational, or scientific purposes, including, for such purposes, the making of distributions to organizations that qualify under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Section 2. No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in the purpose clause hereof.

Section 3. No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Section 4. Notwithstanding any other provision of these articles, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code of 1986, as amended, or the corresponding section of any future United State Internal Revenue Law).

Section 5. Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the organization is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

1, (We), the incorporator(s) sign my (our) name(s) this	H day of	August	2014
Macheal Youngs			
S ND REGULATORY			
* Trueson			
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Recurities & Commercial Leave			

Attachment to:

Article of Incorporation

ARTICLE II

THE PURPOSE OR PURPOSES FOR WHICH THE CORPORATION IS ORGANIZED ARE:

The Business will charitably and humbly offer supportive services and opportunities for Individuals diagnosed with intellectual and developmental disabilities, as well as the Elderly and youth within and around the community which will include us 1) providing a variety of supplemental education or reeducational opportunities to the Individuals and the youth, as well as the Elderly, 2) acting as a liaison between the Individuals, properly trained Caregivers, Respite Care facilities and other parties that are qualified and willing to help in anyway, 3) hosting a variety of awareness events for the community, such as peer related social events for the Individuals and youth, etiquette classes, health awareness, reading literacy campaigns for all ages, summer camps and training classes, educational seminars and meetings, BBQs for the Individuals, special occasion banquets, holiday dinners, brunches and luncheons, local trips, etc., 4) supporting, guiding, nurturing and cultivating new entrepreneurial ideas developed by the youth and the Individuals in effort to facilitate in the emergence of economically enriched businesses which would potentially close gaps and enhance a unified environment within the community, 5) creating opportunities to unite the Elderly with the youth and the Individuals in effort to teach and understand the value of the past while positively embracing the present and future, and 6) bringing forward the hidden and/or underdeveloped talent to encourage and strengthen the confidence of the Individuals and youth, just to name a few. In doing so, the directors and friends of the Business know that goals can indeed be achieved with dedicated determination and diligent support for everyone with or without mental and physical challenges, which is why we believe that we can collectively reach that better tomorrow by positively encouraging many in every way possible while making a tremendous difference in the lives of many within and around the community as a whole.



CCCL (CD 520 (Day 07/14))			Lee	sail
CSCL/CD-520 (Rev. 07/14) MICHICAN DEPA	RTMENT OF LICE	NSING AND REGUL		í
		COMMERCIAL LICE		\
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Name Tanya Mizell			1 1 See hing har	
Address			OCT 16 2014	
3765 17th Street			BY ADMINISTRATOR	
City	State MI	ZIP Code 48229-1339	EFFECTRE BATTENS DIVISION	
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CERTIFICATE OF CH	ANGE OF REGIS	ERED OFFICE AND	OR CHANGE OF RESID	ENI AGENI
i oi use	(Please read infor	mation and instructions or	n the last page)	
Pursuant to the provisions of Act 284,	Public Acts of 1972 (profit co	rporations), or Act 162, Public A	Acts of 1982 (nonprofit corporations), o	r Act 23, Public Acts
1993 (limited liability companies), the u	indersigned execute the folio	owing Certificate:		
The name of the corporation or lin				
Unwavering Support Services	s, Inc.			
The identification number assigner	d by the Bureau is:	71662D		
	C	Laggline Corporate Service	e Inc	
3. a. The name of the resident age	nt on file with the Bureau is:	Legainic Corporate Service	5, 110.	
b. The location of the registered	office on file with the Bureau	is:		
250 Monroe NW Suite 40	0	Grand Rapids	, Michigan	49503
(Street Address)		(City)		(ZIP Code)
c. The mailing address of the ab	ove registered office on file v	vith the Bureau is:		
250 Monroe NW Suite 40	0	Grand Rapids	, Michigan	49503
(Street Address or P.O. Box)		(City)		(ZIP Code)
ENTER I	N ITEM 4 THE INFORMATION	ON AS IT SHOULD NOW APPE	AR ON THE PUBLIC RECORD	
4. a. The name of the resident age	nt is: Betty Woods			
b. The address of its registered of				
3763 17th Street		Ecorse		48229
(Street Address)		(City)	, Michigan ——	(ZIP Code)
c. The mailing address of the reg	gistered office IF DIFFEREN	T THAN 4B is:		
			, Michigan	
(Street Address or P.O. Box)		(City)	, www.gum	(ZIP Code)
ON! V: the resident agent if only t	he address of the registered Y COMPANIES: an operatin	office is changed, in which case g agreement, affirmative vote of	s: its Board of Directors; 2. PROFIT Co e a copy of this statement has been ma f a majority of the members pursuant to office is changed.	illed to the
	1 & 1		ce and the address of its resident age	nt as changed, are
Signature)		Type or Print Name and Title	or Capacity	Date Signed
V XMUMA/En		President		10/10/2014

GOLD SEAL APPEARS ONLY ON ORIGINAL