

State of Rhode Island and Providence Plantations

ORIGINAL ARTICLES OF ASSOCIATION
(NON-BUSINESS CORPORATION)

Know all Men by these Presents, That we, Bruce Martin, Sr.; Lawrence
David Trott
Monroe; William Wilcox; ~~Robert Brown~~ Bernard Dulude

all of lawful age, hereby agree to and with each other:

FIRST. To associate ourselves together with the intention of forming a corporation
under and by virtue of the powers conferred by Chapter 7-6 of the General Laws of
Rhode Island, as amended.

SECOND. Said corporation shall be known by the name of
R. I. Indian Council, Inc.

THIRD. Said corporation is constituted for the purpose of continuing
the purposes of R. I. Chapter of the Boston Indian Council, to
wit, to establish an Indian Multi-Service Center and to do all
things necessary and incident thereto

In addition to the foregoing, said corporation shall have the following powers and
authority, viz:—(See §§ 7-6-7, 7-6-8 of the General Laws.)

To do any lawful act which is necessary or proper to accomplish the purposes of its incorporation. Without limiting or
enlarging the effect of this general grant of authority, it is hereby specifically provided that every such corporation shall have
power:

- (a) to have perpetual succession in its corporate name unless a period for its duration is limited in its articles of associa-
tion or charter;
(b) to sue and be sued in its corporate name;
(c) to have and use a common seal and alter the same at pleasure;
(d) to elect such officers and appoint such agents as its purposes require, and to fix their compensation and define their
duties;
(e) to make by-laws not inconsistent with the Constitution or laws of the United States or of this state, or with the
corporation's charter or articles of association, determining the time and place of holding and the manner of calling and of conduct-
ing meetings of its members and directors, the manner of electing its officers and directors, the mode of voting by proxy, and
the number, qualifications, powers, duties and term of office of its officers and directors, and containing any other provisions,
whether of the same or of a different nature, for the management of the corporation's property and the regulation and government
of its affairs;
(f) to make contracts, incur liabilities and borrow money.

Said corporation shall be entitled to take, hold, transmit and convey real and personal estate to an amount not exceeding
in all one hundred fifty thousand dollars (\$150,000); provided, however, that the foregoing limitation shall not apply to corporations
organized for the purposes of fostering, encouraging and assisting the physical location, settlement or resettlement of industrial and
manufacturing enterprises within the state, and to whose members no profit shall ensue. If any corporation subject to the foregoing
limitation desires to take and hold property to an amount exceeding one hundred fifty thousand dollars (\$150,000) either originally
or by amendment, such privilege shall be granted only by the general assembly on petition thereto

FOURTH. Said corporation shall be located in Providence, Rhode Island.
(City or Town)

(Further provisions not inconsistent with law)

FIFTH. 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, dispose of all of the assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at the time qualify as an exempt organization or organizations under section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law), as the Board of Directors shall determine. Any of such assets not so disposed of shall be disposed of by the Superior Court of the State of Rhode Island, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

SIXTH. The corporation is hereby declared to be the successor in interest to the R. I. Chapter of the Boston Indian Council, and shall have all the duties, powers and obligations of said R. I. Chapter as well as the right to apply for and utilize funds known as C.E.T.A. III funds from the U. S. Government to carry out the purposes of this corporation.

SEVENTH

In Testimony Whereof, We have hereunto set our hands and stated our residences this

David Trott 7 day of ~~June~~ July A. D. 19 75

David Trott RESIDENCE 26 Union Street, Warren
~~Robert Monroe~~ ~~108 South Broadway, Providence~~

William Wilcox 137 Vincent Ave., East Providence

Bruce Martin, Sr. 675 Cranston St., Providence

Bernard Dulude 110 Benefit St., Providence

Lawrence Monroe 167 Burnside St., Providence

STATE OF RHODE ISLAND, }
COUNTY OF }

In the City of Providence
Town } of Providence

in said county this 7 day of ~~June~~ July A. D. 19 75, then

personally appeared before me, *James Monroe* Bruce Martin, Sr.; Lawrence Monroe;

William Wilcox; ~~Robert Monroe~~; Bernard Dulude

each and all known to me and known by me to be the parties executing the foregoing instrument, and they severally acknowledged said instrument by them subscribed to be their free act and deed.

James Monroe
Notary Public.

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156

Non-Business Corporation

ORIGINAL

ARTICLES OF ASSOCIATION OF

R. I. Indian Council, Inc.

REC-8-75 SEE OF STATE 1435 CD***\$35.00

FILED IN THE OFFICE OF THE
SECRETARY OF STATE

JUL 8 - 1975

