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STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Office of the Secretary of State Matthew A. Brown
Corporations Division
100 North Main Street
Providence, Rhode Island 02903-1335

FILED

BUSINESS CORPORATION

DEC 14 2004

ARTICLES OF INCORPORATION

(To Be Filed In Duplicate Original)

The undersigned acting as incorporator(s) of a corporation under Chapter 71.1 of the General Laws, 1956, as amended, adopt(s) the following Articles of Incorporation for such corporation:

	,,,,,	ŭ					
١.	The name of the corporation is Susan Benson, LMFT, Inc.						
		Û.	• • • • • • • • • • • • • • • • • • • •				
	(This is a close corporation pursuant to § 7-1.1-51 of the General Laws, 1956, as ameni	ded.) (Strike if inapplicable.)					
2.	The period of its duration is (if perpetual, so state) Perpetual						
١.	The specific purpose or purposes for which the corporation is organized are:						
	To provide family therapy to individuals or couples.						
			,				
٠.	The aggregate number of shares which the corporation shall have authority to issue is:						
	(a) If only one class: Total number of shares 8,000 (If the authorized shares are to consist of one class only						
	the par value of such shares or a statement that all of such shares are to be without par value	l e .):					
	No par value.						
•	or	-					
		umber of shares of each cla	iss				
	thereof that are to have a par value and the par value of each share of each such class, and are to be without par value, and (C) a statement of all or any of the designations and the porvoting rights, and the qualifications, limitations or restrictions thereof, which are permitted b General Laws, 1956, as amended, in respect of any class or classes of stock of the corparticles of association is desired, and an express grant of such authority as it may their directors to fix by vote or votes any thereof that may be desired but which shall not be fixed by	f/or (B) the number of such wers, preferences and right y the provisions of Chapter wration and the fixing of w n be desired to grant to th	shares tha s, including 7-1.1 of the hich by the				
5	Provisions, if any, dealing with the preemptive right of shareholders pursuant to § 7-1	1.24 of the Consed Law	1056 2				
	amended:	. 1 24 of the Concial Laws	, 1000, ac				

3. Provisions, if any	, for the regulation of the interna	al affairs of the co	rporation:			
. The address of the	ne initial registered office of the	corporation is	5 Terrace			
Warren		, RI 02885		(Street Address, <u>not</u> P.O. Box) and the name of its initial registered agent		
at such address	(City/Town) is Susan Benson	<u></u>	Code)	<u> </u>		
	(Name of A	• .		solice in None and the		
names and addre their successors as amended, and the	are elected and shall qualify a nere shall be no board of directors, s	to serve as directive: (If this is a close tate the titles of the i	tors until to corporation nitial officers	ration is and the ne first annual meeting of shareholders or until pursuant to Section 7-1.1-51 of the General Laws, 1956, of the corporation and the names and addresses of the their successors be elected and qualify.)		
<u>Title</u>	<u>Name</u>			<u>Address</u>		
President	Susan Benson		5 Terra	ce Avenue, Warren, RI 02885		
Secretary	Susan Benson		5 Terra	ce Avenue, Warren, RI 02885		
Treasurer	Susan Benson		5 Terra	ce Avenue, Warren, RI 02885		
	orate existence is to begin Ja		nore than 30	days after, the filing of these articles of incorporation)		
rate						
STATE OF			Signature of each Incorporator			
InInIn	Sugnal, on th	 nis <u>/U</u> da <i>Slinger</i>	y of <u></u>	ee,, personally		
ach and all know		to be their free a	ct and dee	Maries'		
		,	· •	MY COMMISSION Expires 10 11 2005		