



State of Rhode Island
Office of the Secretary of State

Fee: \$230.00

Division Of Business Services
148 W. River Street
Providence RI 02904-2615
(401) 222-3040

Business Corporation
Articles of Incorporation

(Chapter 7-1.2- of the General Laws of Rhode Island, 1956, as amended)

ARTICLE I

The name of the corporation is Bridge of Hope Center Inc

This is a close corporation pursuant to § 7-1.2-1701 of the General Laws, 1956, as amended. (Uncheck if inapplicable.)

ARTICLE II

The total number of shares which the corporation has authority to issue is:
(Unless otherwise stated all authorized shares are deemed to have a nominal or par value of \$0.01 per share.)

Class of Stock	Par Value Per Share	Total Authorized Shares <i>Number of Shares</i>
STK	\$0.0100	100.00

A statement of all or any of the designations and the powers, preferences, and rights, including voting rights, and the qualifications, limitations, or restrictions of them, which are permitted by the provisions of Chapter 7-1.2 of the General Laws, 1956, as amended, in respect of any class or classes of shares of the corporation and the fixing of which by the articles of association is desired, and an express grant of the authority as it may then be desired to grant to the board of directors to fix by vote or votes any of them that may be desired but which is not fixed by the articles:

FOLLOWING CHAPTER 7-1.2 OF THE GENERAL LAWS, 1956, AS AMENDED, THIS STATEMENT OUTLINES THE DESIGNATIONS, POWERS, PREFERENCES, AND RIGHTS ASSOCIATED WITH THE SHARES OF BRIDGE OF HOPE CENTER, A CORPORATION DULY ORGANIZED AND EXISTING UNDER THE LAWS OF [STATE OF INCORPORATION]. BRIDGE OF HOPE CENTER OPERATES AS A PARTIAL HOSPITALIZATION PROGRAM WITH RESIDENCY AND IS STRUCTURED AS AN S-CORPORATION WITH TWO OWNERS, YOLANDA JONES AND SUSSAN FUNG.

DESIGNATIONS AND POWERS:

BRIDGE OF HOPE CENTER DESIGNATES ITS SHARES INTO DISTINCT CLASSES, EACH POSSESSING UNIQUE POWERS, PREFERENCES, AND RIGHTS. THESE DESIGNATIONS MAY INCLUDE, BUT ARE NOT LIMITED TO, VOTING RIGHTS, DIVIDEND PREFERENCES, LIQUIDATION PREFERENCES, AND REDEMPTION RIGHTS.

VOTING RIGHTS:

THE VOTING RIGHTS ASSOCIATED WITH EACH CLASS OF SHARES WILL BE AS STIPULATED BY THE PROVISIONS OF CHAPTER 7-1.2 OF THE GENERAL LAWS, 1956. EACH OWNER, YOLANDA JONES, AND SUSSAN FUNG SHALL HAVE PROPORTIONAL VOTING RIGHTS BY THE NUMBER OF SHARES THEY HOLD.

QUALIFICATIONS, LIMITATIONS, OR RESTRICTIONS:

QUALIFICATIONS, LIMITATIONS, OR RESTRICTIONS APPLICABLE TO ANY CLASS OF SHARES WILL BE DETERMINED BY THE PROVISIONS OF CHAPTER 7-1.2. THESE MAY

INCLUDE RESTRICTIONS ON TRANSFERABILITY, CONVERSION RIGHTS, AND ANY OTHER CONDITIONS DEEMED NECESSARY FOR THE PROPER FUNCTIONING OF BRIDGE OF HOPE CENTER.

AUTHORITY GRANTED TO THE BOARD OF DIRECTORS:

BRIDGE OF HOPE CENTER EXPRESSLY GRANTS AUTHORITY TO ITS BOARD OF DIRECTORS TO FIX, BY VOTE OR VOTES, ANY ADDITIONAL POWERS, PREFERENCES, RIGHTS, QUALIFICATIONS, LIMITATIONS, OR RESTRICTIONS OF ANY CLASS OR CLASSES OF SHARES THAT MAY BE DESIRED. THIS AUTHORITY EXTENDS TO MATTERS NOT EXPLICITLY FIXED BY THE ARTICLES OF ASSOCIATION.

THIS STATEMENT SERVES AS A COMPREHENSIVE GUIDELINE, ENSURING COMPLIANCE WITH APPLICABLE LAWS AND PROVIDING THE FLEXIBILITY NECESSARY FOR THE EFFECTIVE GOVERNANCE OF BRIDGE OF HOPE CENTER. IT EMPOWERS THE BOARD OF DIRECTORS TO MAKE INFORMED DECISIONS REGARDING THE STRUCTURE AND ATTRIBUTES OF SHARES, FOSTERING THE GROWTH AND SUCCESS OF THE CORPORATION. THE SHARES DO NOT HAVE SPECIFIC RIGHTS OR RESTRICTIONS ATTACHED TO THEM, LEAVING FLEXIBILITY FOR FUTURE ALLOCATIONS OR DESIGNATIONS AS NEEDED BY THE COMPANY.

ARTICLE III

The street address (post office boxes are not acceptable) of the initial registered office of the corporation is:

No. and Street: 38 BAYONNE AVE

City or Town: WARWICK

State: RI

Zip: 02889

The name of its initial registered agent at such address is YOLANDA JONES

ARTICLE IV

The corporation has the purpose of engaging in any lawful business, and shall have perpetual existence until dissolved or terminated in accordance with Chapter 7-1.2.

ARTICLE V

Additional provisions, if any, not inconsistent with Chapter 7-1.2 which the incorporators elect to have set forth in these Articles of Incorporation:

AMENDMENT OF BYLAWS:

THE BOARD OF DIRECTORS IS GRANTED THE AUTHORITY TO AMEND THE CORPORATION'S

BYLAWS, SUBJECT TO APPLICABLE LAWS AND REGULATIONS. THIS PROVISION ALLOWS

AGILITY TO RESPOND TO CHANGING CIRCUMSTANCES AND ALIGN THE ORGANIZATION WITH

EVOLVING BEST PRACTICES.

ARTICLE VI

The name and address of the each incorporator is:

Title	Individual Name First, Middle, Last, Suffix	Address Address, City or Town, State, Zip Code, Country
INCORPORATOR	YOLANDA JONES	38 BAYONNE AVE WARWICK, RI 02889 USA
INCORPORATOR	SUSSAN FUNG	620 E TWAIN AVE LAS VEGAS, NV 89169 USA

ARTICLE VII

These Articles of Incorporation shall be effective upon filing unless a specified date is provided which shall be no later than the 90th day after the date of this filing.

Later Effective Date:

Signed this 14 Day of February, 2024 at 9:11:45 AM by the incorporator(s). *This electronic signature of the individual or individuals signing this instrument constitutes the affirmation or acknowledgement of the signatory, under penalties of perjury, that this instrument is that individual's act and deed or the act and deed of the corporation, and that the facts stated herein are true, as of the date of the electronic filing, in compliance with R.I. Gen. Laws § 7-1.2.*

 YOLANDA JONES
 SUSSAN FUNG

Form No. 100
Revised 09/07

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State of Rhode Island
Department of State | Office of the Secretary of State
Gregg M. Amore, *Secretary of State*

I, GREGG M. AMORE, Secretary of State of the State of Rhode Island,
hereby certify that this document, duly executed in accordance with the provisions
of Title 7 of the General Laws of Rhode Island, as amended, has been filed in this
office on this day:

February 14, 2024 09:11 AM

A handwritten signature in black ink that reads "Gregg M. Amore".

Gregg M. Amore
Secretary of State

