STATE OF SOUTH CAROLINA
SECRETARY OF STATE

ARTICLES OF INCORPORATION
Nonprofit Corporation – Domestic
Filing Fee $25.00

Pursuant to S.C. Code of Laws Section 33-31-202 of the 1976 S.C. Code of Laws, as amended, the undersigned corporation submits the following information

1. The name of the nonprofit corporation is

2. The initial registered office (registered agent’s address in SC) of the nonprofit corporation is

   (Street Address)

   (City, State, Zip Code)

The name of the registered agent of the nonprofit corporation at that office is

   (Name)

I hereby consent to the appointment as registered agent of the corporation.

   (Agent’s Signature)

3. Check “a”, “b”, or “c”, whichever is applicable. Check only one box.
   a. □ The nonprofit corporation is a public benefit corporation.
   b. □ The nonprofit corporation is a religious corporation.
   c. □ The nonprofit corporation is a mutual benefit corporation.

4. Check “a” or “b” whichever is applicable
   a. □ This corporation will have members.
   b. □ This corporation will not have members.

5. The principal office of the nonprofit corporation is

   (Street Address)

   (City, State, Zip Code)
6. If this nonprofit corporation is either a **public benefit** or **religious corporation** complete either “a” or “b”, whichever is applicable, to describe how the remaining assets of the corporation will be distributed upon dissolution of the corporation. **If you are going to apply for 501(c)(3) status, you must complete section “a”**.

   a.  
   Upon dissolution of the corporation, 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 asset not so disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the corporation 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.

   If you choose to name a specific 501(c)(3) entity to which the assets should be distributed, please indicate the name of the selected entity.

   OR

   b. If the dissolved corporation is not described in Section 501(c)(3) of the Internal Code, upon dissolution of the corporation, the assets shall be distributed to one or more public benefit or religious corporation or to one or more of the entities described in (a) above.

   If you chose to name a specific public benefit, religious corporation or 501(c)(3) entity to which the assets should be distributed, please indicate the name of the selected entity.

7. If the corporation is mutual benefit corporation complete either “a” or “b”, whichever is applicable, to describe how the (remaining) assets of the corporation will be distributed upon dissolution of the corporation.

   a.  
   Upon dissolution of the mutual benefit corporation, the (remaining) assets shall be distributed to its members, or if it has no members, to those persons to whom the corporation holds itself out as benefiting or serving.

   b.  
   Upon dissolution of the mutual benefit corporation, the (remaining) assets, consistent with the law, shall be distributed to

8. The optional provisions which the nonprofit corporation elects to include in the articles of incorporation are as follows [See S.C. Code of Laws Section 33-31-202(c)].
9. The name and address of each incorporator is as follows (only one is required, but you may have more than one).

(Name)

(Business Address)

(City, State, Zip Code)

(Name)

(Business Address)

(City, State, Zip Code)

(Name)

(Business Address)

(City, State, Zip Code)

10. Each original director of the nonprofit corporation must sign the articles but only if the directors are named in these articles.

(Name – only if names in articles)

(Signature of Director)

(Name – only if names in articles)

(Signature of Director)

(Name – only if names in articles)

(Signature of Director)
11. Each incorporator listed in #9 must sign the articles

(Signature of Incorporator)

(Signature of Incorporator)

(Signature of Incorporator)

12. If the document is not to be effective upon filing by the Secretary of State, the delayed effective date/time is:

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Filing Checklist

1. Articles of Incorporation. Two copies of this form, the original and either a duplicate original or a conformed copy, must be filed. Include a self-addressed stamped envelope to have a filed copy returned to you by mail.
2. If the space in this form is insufficient, please attach additional sheets containing a reference to the appropriate paragraph in this form.
3. $25.00 made payable to the SC Secretary of State. Political Associations must also submit CL-1 form and additional $25.00 fee.
4. Return to: Secretary of State
   ATTN: Corporate Filings
   1205 Pendleton Street, Suite 525
   Columbia, SC 29201