OFFICE OF THE SECRETARY OF STATE OF THE STATE OF COLORADO

CERTIFICATE OF DOCUMENT FILED

I, Jena Griswold , as the Secretary of State of the State of Colorado, hereby certify that, according to the records of this office, the attached document is a true and complete copy of the

Articles of Incorporation

with Document # 19871628476 of CONNECTIONS FOR INDEPENDENT LIVING

Colorado Nonprofit Corporation

(Entity ID # 19871628476)

consisting of 8 pages.

This certificate reflects facts established or disclosed by documents delivered to this office on paper through 09/01/2020 that have been posted, and by documents delivered to this office electronically through 09/02/2020@ 17:58:49.

I have affixed hereto the Great Seal of the State of Colorado and duly generated, executed, and issued this official certificate at Denver, Colorado on 09/02/2020 @ 17:58:49 in accordance with applicable law. This certificate is assigned Confirmation Number 12573978



Secretary of State of the State of Colorado

Notice: A certificate issued electronically from the Colorado Secretary of State's Web site is fully and immediately valid and effective. However, as an option, the issuance and validity of a certificate obtained electronically may be established by visiting the Validate a Certificate page of the Secretary of State's Web site, http://www.sos.state.co.us/biz/CertificateSearchCriteria.do entering the certificate's confirmation number displayed on the certificate, and following the instructions displayed. Confirming the issuance of a certificate is merely optional and is not necessary to the valid and effective issuance of a certificate. For more information, visit our Web site, http://www.sos.state.co.us/click "Businesses, trademarks, trade names" and select "Frequently Asked Questions."

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ARTICLES OF INCORPORATION

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GREELRY RESOURCES POR INDEPENDENT

PEOPLE, INCORPORATED

The undersigned natural person, who is more than eighteen years of age, hereby establishes a Corporation pursuant to the Statutes of Colorado and adopts the following Articles of Incorporation:

FIRST: The Name of the Corporation is Greeley Resources for Independent People, Incorporated.

SECOND: The Corporation shall have perpetual existence.

THIRD: The Corporation is organized as a NOT POR PROFIT corporation, exclusively for charitable, educational, and scientific purposes.

FOURTH: The purposes for which the Corporation is organized are; (a) to assist persons with disabilities in Northeastern Colorado to attain maximal levels of independent living within the least restrictive and most supportive environment, and (b) to develop innovative community systems designed to promote maximum inappendence of persons with disabilities.

PIPTH: The address of the initial registered office of the Corporation in Colorado is 314 Å 25th Ave. Ct., Greeley, Co. 80631 and the name of its initial registered agent at such address is Dorothy Jean Loftus Mall.

SIXTH: The Corporation shall be governed by a board of directors consisting of no less than 7 (seven) and no more than 9 (nine) members, as may be fixed from time to time by the Bylaws of the Corporation, the initial board of directors shall consist of 7 (seven) members. The names and addresses of the persons who are to serve as the initial directors are:



COMPUTER UPDATE COMPLETE

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Dorothy !ean Loftus Nall 314 A 25th Ave. Ct. Greeley, Co. 80631

Carol Ann Moore Bd.D. 1807 25th Ave. Greeley, Co. 80631

Richard R. Bond Ph.D. 1954 25th Ave. Greeley, Co. 80631 Jimmie Orland Nall 314 A 25th Ave. Ct. Greeley, Co. 80631

Ann Blizabeth Hurst 1811 Glenmere Blvd. Greeley, Co. 80631

Jenaro P. Welch Bag. 427 Maple St. Baton, Co. 30615

Kathering Jean Prench Sorensen 1647 35: . e. Ct. Greeley, Co. 80631

SEVENTH: The members of the board of directors shall be elected at an annual meeting by a majority of the then qualified members of the board of directors of the Corporation present at such a meeting, such elections as well as, the number of directors, the term for which they serve, their qualifications, and the number of directors which shall constitute a quorum, shall be in accordance with the Bylaws of the Corporation.

BIGHTH: No part of the earnings of the Corporation shall ever be paid, distributed or inured to the benefit of any officer, director, or trustee of the Corporation. Upon dissolution of the Corporation all of its property and asretts shall be paid over, transferred, and distributed to such other charitable, educational, or scientific corporation, association, or organization as may be disignated by a majority vote of the board of directors.

NINTH: Indemnification of directors, etc... The Corporation shall indemnify, to the extent permitted by law, any director, officer, agent, fiduciary or employee of the corporation against any claim, liabilaty or expense arising against or incurred by such person as a result of actions reasonably taken by him or her at the direction of the corporation. The corporation shall further have the authority to the full extent permitted by law to indemnify its directors, officers, agents, fiduciaries and employees against any claim, liabilaty or expense arising against or

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incurred by them in all other circumstances and to maintain insurance providing such indemnification.

TENTH: The board of directors shall make from time to time such Bylaws for the government of the Corporation as may be deemed necessary, and not in conflict with these articles, or the Laws of the State of Colorado. Ammendments, changes or alerations to the Bylaws may be adopted by the board of directors at any meeting following the submission of such ammendment, change or alteration, provided notice thereof is included in the notice of such meeting to the members of the board of directors.

ELEVENTH: These articles may be ammended from time to time, upon a vote of two thirds of the board of directors, at any regular meeting or at a special meeting called for such purpose.

TWELPTH: The name and address of the incorporator is:

Dorothy Jean Loftus Nall 314 A 25th Ave Ct. Greeley, Co. 80631

DATED this 2nd day o' July . 1989

Lorses Jean Folus Nace

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VERIFICATION

STATE OF ('CLORADO)	
COUNTY OF WELD	
certify that on the personally appeared before me being by me first duly sworn, who signed the foregoing documents therein contains	day of 1985, 1985, 1985, 1985, 1985, 1985, 1985, 1986,
My commission expires:	5-23.89
	Brank Make
	Sully Colorado 801031

NOT FOR PROFIT

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Security of Colony, DO

MAIL TO: COLORADO SECRETARY OF STATE CORPORATIONS OFFICE 1560 Broadway, Suite 200 Denver, Colorado 80202 (303) 866-2361 6 9 3 3 1 6 = 4 30 s

ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION

Pursuant to the provisions of the Colorado Nonprofit Corporation / Articles of Amendment to its Articles of Incorporation: FIRST. The name of the corporation is Greeley Resour SECOND: The following amendment of the Articles of Incorporation of 1986, in the manner prescribed the procedure marked with an X below: a quorum of members was present at such meeting, and the an members present or represented by proxy were entitled to cast.	Incorporate (Note on was adopted on the <u>Twenty-first</u> deby the Colorado Nonprofit Corporation Act, according nendment received at least two-thirds of the votes which
xuch amendment was adopted by a consent in writing signed by there are no members, or no members entitled to vote thereon, directors in office.	
Amended Articles numbered Three and Eight.	
SEE ATTACHMENT	
	Back Grant Street
	CAROL ANN MOORE
an 20 TT	Marcha L. Kile
Subscribed and sworn to before me this $\frac{29^{TE}}{49}$ day of M· commission expires $\frac{3/26/88}{19}$.	July 1945
	Sharon B. M. Cont-
COMPUTER UPDATE COMPLETED BJD —	925 134 8 11/ Dreity Co'Soc
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Note (1) If this is a change of name assendment, the name to be typed in PARAGRAPH FIRST is the corporate name before this amendment is filed.

Amendments to Articles of Incorporation

Amend Article #3 to reed:

The corporation is organized exclusively for charitable, educational and scientific purposes including for such purposes, the making of distribution to organizations that qualify as exempt 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).

Amend Article #8 to read:

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distribtion in furtherance of the purposes set forth in Article 13 hereof. No substanpart of the activities of the corporation shall be the carrying on of propagand or otherwise attempting to influence legislation, and the corporation shall not participate in or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 301(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any further United States Internal Revenue Law).

Notwithstanding any other provision of these articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

Upon the dissolution of the corporation, the Board of Trustees shall, after paying or making provisions for the payment of all of the liabilities of the corporation exclusively for the purposes of the corporation in such manner, or to such organization(s) organized and operated exclusively for charitable, educational, or scientific purposes as shall at the time qualify as an exempt organization(s) under Section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provisions of any future United States Internal Revenue Law), as the Board of Trustees shall determine. Any such assets 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(s), as said Court shall determine. which are organized and operated exclusively for such purposes.

In witness whereof, we have hereunto subscribed our names this 21st day of July, 1986.

Barbara VanReeth, Treasurer

Dorothy Loftus-Nall. Executive Director

Dete Motery

STATEMENT OF CHANGE OF REGISTERED OFFICE AND/OR REGISTERED ACTIVE

PLEASE TYPE OR PRINT CLEARLY PLEASE READ INSTRUCTIONS ON	REVERSE SIDE
The quast Corporate Huma, ourrent Registered Office & current Registered	A CANCA CON CASTA
AGENT JEAN LOFTUS MALL SK AGENT FOR - 0740 GHEGLET RESOURCES FOR INDEPEND ENT PEOPLE, INCORPOR 314 A 83TH APE. CT.	O688476 State of the State of t
6489L87, CS 40631	` { }
The Corporation named herein marks the following statement:	
The State or Country of incorporation toCOLOXAGO	April -
The complete street address of the Corporation's REGRETERED OFFICE shall	in the shanged for
3819 St. Vrain. Evans. CO 80626-	
The name of the Corporation's SUCCESSOR REGISTERED AGENT IS:	
Ji: Nall	
-	
1) The address of the Corporation's Registered Office and the address of the Corporation's Jim Hall, 3819 St. Vrain, Evans, CO 8062 Differ complete draft appears of the Corporation's principal place of Sections in Colorede	0
3819 St. Vrain. Evens. CO 80620	•
"Address" regums along reams and reumber, oil for born, and United States post office up ands drawn grangerists "glasses" timing an inserty as page, Job bits inheal physical Season may be extended, but	nation. If by mason of rural bootlen or otherwise, a check name shall not a in all each emorphisms cases the rural flow delivery reads, the county, and b
States part offers step code Transporters shall 1 g included.	
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STATE OF CALACAD	
COUNTY OF WELD	X to faire
COUNTY OF	les President
	Its Authorised Agent Its Registered Agent (Near 1)
•	
Subscribed and sworn so before me this 22 day a	a april
My commission enpires 545, 15, 989	·
• •	
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	Cottina & Flutily
Name: 1. Room name of corporation making the statement. 2. Signature and this of officer signing for the corporation must be pre-	idean or vice-provident, of a
foreign aurpassion without such officers, the anthorierd agent. 5. Regarding profit aerypounions: This statement stay be executed by the	regionsed agent when Phresites
only a registered address change. A copy of this movement has been for registered agent.	erounded to the corporation by the
4. Signature of energy public ment by disorty as disorts and model and, a first off ACRESTITION 1.1000 0.777 ACRESTITION	and must agree with accordal
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ARB DEPARTMENT OF STATE P O BOX 961	· ·