

DATE 12/19/2019 DOCUMENT ID 201935004934

DESCRIPTION

DOMESTIC NONPROFIT CORP - ARTICLES
(ARN)

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Receipt

This is not a bill. Please do not remit payment.

KENNETH ERMIL VAIL III 1627 COHASSETT AVE LAKEWOOD, OH 44107

STATE OF OHIO CERTIFICATE

Ohio Secretary of State, Frank LaRose
4414703

It is hereby certified that the Secretary of State of Ohio has custody of the business records for

INTERNATIONAL SOCIETY FOR THE SCIENCE OF EXISTENTIAL PSYCHOLOGY

and, that said business records show the filing and recording of:

Document(s)

Document No(s):

DOMESTIC NONPROFIT CORP - ARTICLES

201935004934

Effective Date: 12/16/2019



United States of America State of Ohio Office of the Secretary of State Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 19th day of December, A.D. 2019.

Ohio Secretary of State

Filter

Form 532B Prescribed by:



require that a purpose clause be provided. **

Date Electronically Filed: 12/16/2019

Toll Free: 877.767.3453 | Central Ohio: 614.466.3910

OhioSoS.gov | business@OhioSoS.gov

File online or for more information: OhioBusinessCentral.gov

Initial Articles of Incorporation

(Nonprofit, Domestic Corporation)
Filing Fee: \$99
(114-ARN)
Form Must Be Typed

First:	Name of Corporation	International Society for the	Science of Existential Psychology	
Second:	Location of Principal (Office in Ohio		
		LAKEWOOD		ОНЮ
		City		State
		CUYAHOGA		
		County		
Optional:	Effective Date (MM/DD	(MM/DD/YYYY) 12/16/2019 (The legal existence of the corporation begins upon the filing of the articles or on a later date specified that is not more than ninety days after filing.)		specified
Third:	Purpose for which co	rporation is formed		
	ofit Corporations: The So		ant tax exempt status. Filing with our office i	
			Department of Taxation and the Internal Retate and federal tax exemptions. These age	

** Note: ORC Chapter 1702 allows for additional provisions to be included in the Articles of Incorporation that are filed with this office. If including any of these additional provisions, please do so by including them in an attachment to this form. **

Original Appointment of Statutory Agent

The undersigned, being at least a majority of the incorporators of

International Society for the Science of Existential Psychology

(Name of Corporation)

hereby appoint the following to be Statutory Agent upon whom any process, notice or demand required or permitted by statute to be served upon the corporation may be served. The complete address of the agent is:

KENNETH ERMIL VAIL III		
(Name of Statutory Agent)		
1627 COHASSETT AVE		
(Mailing Address)		
LAKEWOOD	ОН	44107
(Mailing City)	(Mailing State)	(Mailing ZIP Code)
t be signed by ncorporators or KENNETH ERMIL VAIL III		

Must be signed by the incorporators or a majority of the incorporators.

(Signature)

MARK LANDAU

(Signature)

JEFF GREENBERG

(Signature)

Acceptance of Appointment

The Undersigned,	KENNETH ERMIL VAIL III	, named herein as the
	(Name of Statutory Agent)	

Statutory agent for International Society for the Science of Existential Psychology

(Name of Corporation)

hereby acknowledges and accepts the appointment of statutory agent for said corporation.

Statutory Agent Signature

KENNETH ERMIL VAIL III

(Individual Agent's Signature / Signature on Behalf of Business Serving as Agent)

By signing and submitting this form to the Ohio Secretary of State, the undersigned hereby certifies that he or she has the requisite authority to execute this document. Required KENNETH ERMIL VAIL III Signature Articles and original appointment of agent must be signed by the incorporator(s). By (if applicable) If the incorporator is an individual, then they must sign in the "signature" box and print his/her name in the "Print Name" box. **Print Name** If the incorporator is a business entity, not an individual, then please print MARK LANDAU the entity name in the "signature" box, an Signature authorized representative of the business entity must sign in the "By" box and print his/her name and By (if applicable) title/authority in the "Print Name" box. **Print Name** JEFF GREENBERG Signature By (if applicable) **Print Name**

ARTICLES OF INCORPORATION, continued

THIRD: International Society for the Science of Existential Psychology (ISSEP) is organized and shall be operated exclusively for charitable and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, as amended, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, and to:

- A. Encourage, guide, and communicate the scientific research, discovery, communication, and practical application of key findings in existential psychology;
- B. Support research and the preparation of papers and reports;
- C. Hold meetings for the presentation of scientific papers;
- D. Issue publications featuring scientific reports and other material pertinent to the furtherance of the ISSEP's core objective; and,
- E. Interface with other scientific and professional societies.

FOURTH: No part of the net earnings of ISSEP shall inure to the benefit of, or be distributable to, its Directors, Officers, or other private persons, except that ISSEP shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in the Third Article. No substantial part of the activities of ISSEP shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and ISSEP shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these Articles of Incorporation, ISSEP shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

FIFTH: ISSEP may be dissolved by the affirmative vote of the Board of Directors of ISSEP at a meeting held for the purpose of adopting a resolution of dissolution or, without a meeting, by unanimous written consent. Upon the dissolution of ISSEP, the Directors shall, after paying or making provision for the payment of all of the liabilities of ISSEP, dispose of all of the assets of ISSEP exclusively for the purposes of ISSEP or to such other organization or organizations organized and operated exclusively for charitable or educational purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

SIXTH: These Articles may be amended from time to time by the affirmative vote of the Board of Directors.