



STATE OF IDAHO
Office of the secretary of state, Phil McGrane
ARTICLES OF INCORPORATION (NONPROFIT)
Idaho Secretary of State
PO Box 83720
Boise, ID 83720-0080
(208) 334-2301
Filing Fee: \$30.00

For Office Use Only 0005616099

-FILED-

File #: 0005616099

Date Filed: 2/28/2024 2:02:22 PM

Articles of Incorporation (Nonprofit)		
Select one: Standard, Expedited or Same Day Service (see descriptions below) Standard (filing fee \$30)		
Article 1: Corporation Name		
Entity name		Lifehouse of Mercy Inc.
Article 2: Effective Date		
The corporation shall be effective		when filed with the Secretary of State.
Article 3: Purpose		
The purpose for which the corporation is organized is:		Religious Nonprofit
Article 4: Voting Members:		
The corporation		does not have voting members.
Article 5: Asset Distribution on Dissolution		
Upon dissolution the assets shall be distributed:		other asset distribution:
See Attachment		
Article 6: IRS Designation		
Does this nonprofit corporation intend to file as a 501(c)(3) with the IRS?		Yes
501(c)3 purpose for which the corporation is organized:		See Attachment
Article 7: The mailing address of the corporation shall be:		
Mailing Address		PO BOX 773 STAR, ID 83669-4500
Article 8: Registered Agent Name and Address		
Registered Agent		Registered Agent Lorraine Kadlec Physical Address: 426 S LONG BAY WAY STAR, ID 83669 Mailing Address: 426 S LONG BAY WAY STAR, ID 83669-5851
<input checked="" type="checkbox"/> I affirm that the registered agent appointed has consented to serve as registered agent for this entity.		
Article 9: Incorporator Name(s) and Address(es)		
Name		Incorporator Address
Lorraine Kadlec		426 S LONG BAY WAY STAR, ID 83669
Article 10: Director Name(s) and Address(es)		
Name	Title	Director Address
Lorraine Kadlec	Director	426 S LONG BAY WAY STAR, ID 83669





Laura Moore	Director	662 E SENITA CANYON STREET MERIDIAN, ID 83642
Kendra Moore	Director	662 E SENITA CANYON STREET MERIDIAN, ID 83646
Kathy Harris	Director	3409 S DAYBREAK AVENUE MERIDIAN, ID 83642
Douglas Kadlec	Director	426 S LONG BAY WAY STAR, ID 83669
Vanessa Ann Reid	Director	6439 NE 192ND PLACE KENMORE, WA 98028

The Articles of Incorporation must be signed by at least one Incorporator.

Lorraine Kadlec
Lorraine Kadlec

March 7th, 2024
Date

Print & Mail Enclosures

☒ I understand the document can ONLY be filed if the following items are included:

Payment in the amount of \$30.00 (if expedited, \$70; if 24 hour processing \$130) - checks payable to the Secretary of State, signed and recently dated.

This filing form (submit within 30 days) **with the required signature(s)**.

If you are submitting a correction, return the correction letter with your updated document.

ATTACHMENT
TO
ARTICLES OF INCORPORATION
OF
LIFEHOUSE OF MERCY INC.
AN IDAHO NONPROFIT CORPORATION

ARTICLE THREE
§ 501(C)(3) PURPOSE

This nonprofit corporation is organized exclusively for religious, educational, and charitable purposes as defined under § 501(c)(3) of the Internal Revenue Code (hereinafter “the Code”) (or the corresponding section of any future federal tax code), including, for such purposes, the making of distributions to other organizations that qualify as exempt organizations under the Code.

More specifically, this corporation is dedicated to directly supporting individuals who have been incarcerated and, as a result, strengthening the entire community. The corporation offers support by attending to basic human needs including, but not limited to, providing food, shelter, and clothing and relieving suffering while compassionately and prudently promoting self-sufficiency and enriching the quality of each person’s life by assisting in the development of effective employment strategies and teaching good stewardship by enhancing the opportunity for these individuals and their families to develop the core concepts of a Christian life.

To further such purposes, this corporation shall have and may exercise all the powers conferred by the laws of the State of Idaho upon corporations formed under the laws pursuant to and under which this corporation is formed, as such laws are now in effect or may at any time hereafter be amended; provided, however, that in all events and under all circumstances, and notwithstanding merger, consolidation, reorganization, termination, dissolution, or winding up of this corporation, voluntary or involuntary or by operation of law, the following provisions shall apply:

- (A) This corporation shall never be operated for the primary purpose of carrying on a trade or business for profit.
- (B) No compensation or payment shall ever be paid or made to any member, officer, director, trustee, creator, or organizer of this corporation, or a substantial contributor to it, except as an allowance for actual expenditures or services actually made or rendered to or for this corporation; and neither the whole nor any portion of the assets or net earnings, current or accumulated of this corporation, shall ever be distributed to or divided among any such persons; provided, further, that neither the whole nor any part or portion of such assets or net earnings shall ever be used for, accrued to, or inure to the benefit of any member or private individual within the meaning of the Code.

(C) No substantial part of the activities of this corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and this corporation shall not participate in, or intervene in (including publishing and distribution of statements) any political campaign on behalf of any candidate for public office.

ARTICLE FIVE
DISSOLUTION CLAUSE

Upon the dissolution of this corporation, assets shall be distributed for one or more exempt purposes within the meaning of the Code or shall be distributed to the federal government, or to a state or local government, for a public purpose.