215-665-2013.

Entity #: 599495 Date Filed: 05/03/2006 Pedro A. Cortés Secretary of the Commonwealth

	× Do	of Incorporation-Not (15 Pa.C.S.) omestic Nonprofit Corporatio copyrofit Cooperative Corpora	nprofit n (§ 5306)	n de maria de la companya de la comp	
Name Marilyn D. A Address 1900 Marke City Philadelphia	State.	Connor Zip Code		ll be returned (dress you enter	
: \$100		Filed in the Department of S	tate on		
orations general	y), the undersigned, de-	ents of the applicable provisi siring to incorporate a nonproof of the Paralegal Professio	ofit/nonprofit cooper	les of incorporat	ration or cooperati
2. The (a) add	ress of this comparation	's current registered office in der and the county of venue	this Commonwealth	or (þ) name (of its
	Number and Street City Name of Commercial Registered Office Provider poration Service Company		State	Zip County County Dauphin	
(b) Namo		der the Nonprofit Corporatio	n Law of 1938 for th	ne following p	urpose or
(b) Name c/o: Corporat		der the Nonprofit Corporatio	n Law of 1988	for ti	for the following p

DSCB:15-5306/7102B-2

5. Check one of the following:	·
* The corporation is organized on a	non-stock basis.
Option for Nonprofit Cooperative	z Corporation Only: The corporation is organized on a stock share basis.
6. For Nonprofit Corporation Only:	·
(Strike out if inapplicable): The co	orporation shall have no members.
authorized to incorporate:	acorporators constitute a majority of the members of the committee
the requisite vote required by the c	erganio law of the association for the amendment of such organio law-
I. For Nonprofit Cooperative Corpora	ntion Only:
- · · · ·	
Complete and strike out the mapplic rond of membership among its (member	cable term: The corporation is a cooperative corporation and the common ers) (shareholders) is:
3. The name(s) and address(es) of each	h incorporator(s) is (arc) (all incorporators must sign below):
Name(s)	Address(es)
Marilyn D. Adelman	c/o Cozen O'Connor, 1900 Market Street
	Philadelphia, PA 19103
9. The specified effective date, if any,	ie
7. The specified effective date, it may,	13.
month day year he	our, if any
 Additional provisions of the articles See Exhibit A attached hereto and m 	s, if any, attach an 8½ × 11 sheet. ⊓ade a part hereof.
	IN TESTIMONY WHEREOF, the incorporator(s)
	has/have signed these Articles of Incorporation this
	3rd day of May
	2006
	Marilya D. adelman
•	Signature
	Marilyn D. Adelman, Sole Incorporator
•	Signature
	S:
	Signature

EXHIBIT A

ATTACHMENT TO AND A PART OF THE ARTICLES OF INCORPORATION

FOR

FOUNDATION FOR THE ADVANCEMENT OF THE PARALEGAL PROFESSION

3. The corporation is incorporated under the Nonprofit Corporation Law of 1988 for the following purpose or purposes:

Foundation for the Advancement of the Paralegal Profession (the "Corporation") is organized and operated exclusively for charitable, educational and scientific purposes within the meaning of section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the "Code"). The Corporation is incorporated under the Pennsylvania Nonprofit Corporation Law of 1988, as amended, for the purpose of promoting and advancing the professional and educational standards of paralegal professionals. In furtherance of the foregoing, the purposes of the Corporation to be conducted shall include, but not be limited to, the following:

- (1) To promote higher professional standards with in the paralegal profession;
- (2) To increase competency among paralegal professionals by sponsoring and conducting educational seminars and classes;
 - (3) To sponsor publications devoted to issues relating to the paralegal profession; and
- (4) To serve as a resource for the public and private sector interested in the paralegal profession;

The Corporation shall engage in any and all lawful activities incidental to the foregoing purposes, except as specifically restricted herein.

The Corporation does not contemplate pecuniary gain or profit, incidental or otherwise. No part of the net earnings of the Corporation shall inure to the benefit of or be distributable to any private person; except that reasonable compensation may be paid for services rendered on behalf of the Corporation, and no trustee, director or officer of the Corporation or any individual shall be entitled to share in any distribution of any of the assets of the Corporation upon its dissolution.

No substantial part of the activities of the Corporation shall be the carrying on of propaganda or otherwise attempting to influence legislation except as may otherwise be permitted in accordance with an election pursuant to section 501(h) of the Code; the Corporation shall not directly or indirectly participate in or intervene in any political campaign on behalf of or in opposition to any candidate for public office (including the publishing or distributing of statements); nor shall the Corporation engage in any activities that are unlawful under applicable federal, state or local laws.

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 501(c)(3) of the Code, or corresponding section of any future federal tax code, or (b)

In the event of dissolution of the Corporation, whether voluntary or involuntary or by operation of law, the assets of the Corporation (a) shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Code, or corresponding section of any future federal tax code, or (b) shall be distributed to the federal government or to a state or local government for a public purpose, or (c) shall be distributed by a court to another organization to be used in such manner as in the judgment of the court will best accomplish the general purposes for which the dissolved organization was organized.