

INFORMATION ABOUT DOING BUSINESS WITH EACH SECRETARY OF STATE

Disclaimer: This document includes general information only and does not include any legal or professional advice. We will not be responsible for any changes or updates in it.





How to start a business in Alabama?

Are you looking to start your business in Alabama? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Alabama. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Alabama.

What's the actual process to start a business in Alabama?

- 1. File the Certificate of Formation for Alabama Corporation or an Alabama LLC with Alabama Secretary of State. You also need to include a name reservation and submit to the local probate judge. After this, the court forwards this to the secretary of state.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS, after this you will get the confirmation and a filed certificate from the State of Alabama showing that your Alabama business is approved.
- 3. Then you can open your Alabama business bank account.
- 4. You can register your Alabama LLC or Alabama Corporation with the Alabama Department of Revenue or Alabama Department of Employment & Labor if you're going to have employees or need to withhold sales tax.
- 5. You can get a State Trade license, if you actually need one. Most businesses don't, but if you do, you will find all the details and procedures in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start any office or shop in the city.





If you want a Corporation, you file an Alabama Certificate of Formation:

It will cost \$100 to file the Certificate of Formation with the Alabama Secretary of State, plus a \$50 minimum probate judge fee and a \$28 name reservation fee.

We can assist you to draft your Alabama Certificate of Incorporation when you hire IncParadise to start your Alabama business.

Some of the basic requirements of Alabama Corporations are:

- The <u>Alabama Corporation</u> must have a corporate ending such as INC, Incorporated, Corporation or a variation thereof.
- The Alabama Corporation name must be different than already registered Alabama Corporations.
- The number of shares the Alabama Corporation is authorized to issue.
- The corporation's principal address (this must be a street address, and you may use a PO Box as the mailing address).
- You only need to state a specific purpose if you are forming a professional corporation.
- Naming the Alabama Corporation's officers and Directors is optional.
- The name and office address of the Registered Agent in Alabama.
- The name, address, and signature of the Incorporator(s).

Note: Alabama requires original signatures on your Alabama Incorporation filing. Once they approved you filings, they will return the filing and stamped documents to your address.





If you want an LLC, you file an Alabama Certificate of Formation:

To form an Alabama LLC, you need to file an Alabama Certificate of Formation. The Alabama Secretary of State Certificate of Formation filing fee is \$100 plus at least \$50 for the local probate judge and \$28 for a name reservation.

Some of the basic requirements of Alabama LLC filings are:

- The business name must have an LLC ending or variation of it.
- The Alabama company name must be different than already registered Alabama companies.
- The Alabama LLC's principal address (must be a physical address, but you may use a PO Box as the mailing address).
- The name and address of each manager or managing Member.
- The Alabama Registered Agent name and the physical address.
- The Certificate of Formation must be signed by a member or authorized representative.
- The certificate is effective when filed, unless you state a different date.

Note: Alabama requires original signatures on new Alabama LLC filings. Your filing will be returned to the mailing address on the cover sheet.

Are you a do-it-yourselfer? You can save some money:

Hire us as <u>your Registered Agent in Alabama</u> and we will assist you to start your business in Alabama. We will provide you the Alabama LLC or Corporation forms to file and we will guide you through the entire process of forming an Alabama Corporation or LLC. As a professional Alabama Registered agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Alaska?

Are you looking to start your business in Alaska? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Alaska. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Alaska.

What's the actual process to start a business in Alaska?

- 1. File Articles of Incorporation for an Alaska Corporation or Articles of Organization for an Alaska
 - All new companies formed or registering to do business in Alaska have to file an Initial report within 6 months of the Incorporation or Formation date.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you will get a confirmation about the filed articles from the State of Alaska showing your Alaska business is approved.
- 3. Then you can open your Alaska business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Alaska Department of Revenue.
- 5. If your business trade requires a license, you'll have to apply for a license with the Alaska Licensing Board (Most businesses don't). You can find all related information details in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start any office or shop in the city.





If you want a Corporation, you file Alaska Articles of Incorporation:

To <u>form an Alaska Corporation</u>, you need to file Alaska Articles of Incorporation. The Alaska Articles of Incorporation cost \$250 with the Alaska Division of Corporations, Business and Professional Licensing.

We can assist you to draft your Alaska Articles of Incorporation when you hire IncParadise to start your Alaska business.

Some of the basic requirements of Alaska Corporations are:

- The Alaska Corporation must have a corporate ending such as Incorporated, Corporation or an abbreviation thereof.
- The duration of the corporation is "perpetual" unless otherwise stated.
- The purpose of the Alaska Corporation.
- The number of shares the Alaska Corporation is authorized to issue.
- The name of the Registered Agent in Alaska and the registered office address.
- The name and address of the Directors of the Alaska Corporation.
- The name and address of the Alaska Incorporators.
- Date of execution.
- The Alaska Incorporator must sign the Articles of Incorporation.
- The name and business address of the person preparing the Alaska Articles of Incorporation.

Note: Alaska does not require original signatures on filings. Once the Alaska Secretary of State approves your filings, the stamped form will be mailed to the address of the person who filed the documents.





If you want a LLC, you file Alaska Articles of Organization:

To form an Alaska LLC, file Articles of Organization.

Some of the basic requirements of Alaska LLC filings are:

- The business name must have a Limited Liability company ending or variation of it such as LLC,
- The Alaska business name must be different than already registered Alaska businesses.
- The duration of the Alaska LLC (usually perpetual.)
- Alaska Limited Liability companies must state a purpose.
- The Alaska Registered Agent and the physical address.
- The names and addresses of the Initial member(s), and Organizer, if any.
- If the Alaska Limited Liability company is to be managed by one or more Managers, you must list the names and addresses of the Alaska LLC Managers.
- Someone must sign as the Alaska LLC Organizer.
- Name, address and phone number of the person that prepared the form.

Note: Alaska does not require original signatures on filings. Once your filings are approved, the stamped form will be mailed to the Alaska Corporate Agent.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Alaska and we will assist you to start your business in Alaska. We will provide you the Alaska LLC or Corporation forms to file and we will guide you through the entire process of forming an Alaska Corporation or LLC. As a professional <u>Alaska Registered Agent</u>, we will give you all the ongoing support including reminders and other related services.





How to start a business in Arizona?

Are you looking to start your business in Arizona? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Arizona. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Arizona.

What's the actual process to start a business in Arizona?

- 1. File Articles of Incorporation for an Arizona Corporation or Articles of Organization for an Arizona LLC with the Arizona Corporations Commission.
- 2. All new companies formed in Arizona have to publish a notice with a local newspaper. We will provide that in your online user account.
- 3. You will need a federal tax ID number (FEIN or EIN) with the IRS after you will get a confirmation and filed articles from the State of Arizona showing your approved Arizona business.
- 4. Then you can open your Arizona business bank account.
- 5. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Arizona Department of Revenue.
- 6. If your business trade requires a license, you'll have to apply for a license with the Arizona Licensing Board. (Most businesses don't). You can find all the related information in your online user account.
- 7. Some local cities or counties have a General license, but most don't.
- 8. A Local Trade license can be obtained, if the city or counties regulations require it.
- 9. You may need an approval from the city zoning for your type of business in that location, if you are going to start any office or shop in the city.





If you want a corporation, you file Arizona Articles of Incorporation:

To <u>form an Arizona Corporation</u>, you need to file Arizona Articles of Incorporation. The Arizona Articles of Incorporation cost \$60 with the Arizona Division of Corporations. We can assist you to draft your Arizona Articles of Incorporation.

Some of the requirements for Arizona corporations are:

- The Arizona Corporation must have a corporate ending such as Incorporated, Corporation or an abbreviation thereof.
- The duration of the corporation is "perpetual" unless otherwise stated.
- The purpose of the Arizona Corporation.
- The number of shares the Arizona Corporation is authorized to issue.
- The name of the Registered Agent in Arizona and the registered office address.
- The name and address of the Directors of the Arizona Corporation.
- The name and address of the Arizona Incorporators.
- Date of execution.
- The Arizona Incorporator must sign the Articles of Incorporation.
- The name and business address of the person preparing the Arizona Articles of Incorporation.
- Certificate of disclosure.

Note: Arizona does not require original signatures on filings. The stamped form will be mailed to the address of the person who filed the documents.





If you want an LLC, you file Arizona Articles of Organization:

To form an Arizona LLC, you need to file Arizona Articles of Organization.

Some of the basic requirements of Arizona LLC filings are:

- The business name must have a Limited Liability company ending or variation of it such as LLC, L.L.C.
- The Arizona business name must be different than already registered Arizona businesses.
- The duration of the Arizona LLC (usually perpetual.)
- Arizona Limited Liability companies must state a purpose.
- The Arizona Registered Agent and the physical address.
- The names and addresses of the Initial member(s), and Organizer, if any.
- If the Arizona Limited Liability company is to be managed by one or more managers, you must list the names and addresses of the Arizona LLC Managers.
- Someone must sign as the Arizona LLC Organizer.
- Name, address and phone number of the person that prepared the form.

Note: Arizona does not require original signatures on filings. The stamped form will be mailed to the Arizona Corporate Agent.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Arizona and we will assist you to start your business in Arizona. We will provide you the Arizona LLC or Corporation forms to file and we will guide you through the entire process of forming an Arizona Corporation or LLC. As a professional Arizona Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Arkansas?

Are you looking to start your business in Arkansas? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Arkansas. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Arkansas.

What's the actual process to start a business in Arkansas?

- 1. File Articles of Incorporation for an Arkansas Corporation or Articles of Organization for an Arkansas LLC with the Arkansas Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Arkansas showing your approved Arkansas business.
- 3. Then you can open your Arkansas business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Arkansas Department of Revenue.
- 5. If your business trade requires a license, you'll have to apply for a license with the Arkansas Licensing Board. (Most businesses don't. You can find all the related information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start any office or shop in the city.





If you want a corporation, you file Arkansas Articles of Incorporation:

The Arkansas Articles of Incorporation cost \$50 with the Arkansas Secretary of State. We can assist you to draft your Arkansas Articles of Incorporation.

Some of the requirements for Arkansas Corporations are:

The <u>Arkansas Corporation</u> must have a corporate ending such as Incorporated, Corporation or an abbreviation thereof.

- The duration of the corporation is "perpetual" unless otherwise stated.
- The purpose of the Arkansas Corporation.
- The number of shares the Arkansas Corporation is authorized to issue and par value.
- The name of the Registered Agent in Arkansas and the registered office address.
- The name and address of the Directors of the Arkansas Corporation.
- The name and address of the Arkansas Incorporators.
- Date of execution.
- The Arkansas Incorporator must sign the Articles of Incorporation.
- The name and business address of the person preparing the Arkansas Articles of Incorporation

Note: Arkansas does not require original signatures on new Arkansas Corporation filings. The stamped form will be mailed to the address of the person who filed the documents.





If you want a LLC, you file Arkansas Articles of Organization:

To form an Arkansas LLC, you need to file Arkansas Articles of Organization for \$50.

Some of the basic requirements for Arkansas LLC filings are:

- The business name must have a Limited Liability company ending or variation of it such as LLC, L.L.C.
- The Arkansas business name must be different than already registered Arkansas businesses.
- The duration of the Arkansas LLC, (Usually perpetual.)
- Arkansas Limited Liability companies do not need to state a LLC purpose.
- The Arkansas Registered Agent and the physical address.
- The names and addresses of the Initial member(s) are not required
- If the Arkansas Limited Liability company is to be managed by one or more managers, you must specify this management structure. Manager's names are not required.
- Someone must sign as the Arkansas LLC Organizer.

Note: Arkansas does not require original signatures on new Arkansas LLC filings. You'll get a Certificate of Formation mailed back to you after the state approves your filing.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Arkansas and we will assist you to start your business in Arkansas. We will provide you with the Arkansas LLC or Corporation forms to file and we will guide you through the entire process of forming an Arkansas Corporation or LLC. As a professional Arkansas Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in California?

Are you looking to start your business in California? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in California. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in California.

What's the actual process to start a business in California?

- 1. File Articles of Incorporation for an California Corporation or Articles of Organization for an California LLC with the California Secretary of State.
- 2. You need to file your Initial Statement of Information.
- 3. The California Franchise Tax Board will send you an informational request form where you can register with them.
- 4. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed Articles from the State of California showing your approved California business.
- 5. Then you can open a business banking account under your new California business name with your formation documents and tax ID.
- 6. If you're going to have employees or need to withhold sales tax, you will probably need to register with the California Department of Revenue.
- 7. If your business trade requires a license, you'll have to apply for a license with the California Licensing Board. (Most businesses don't). You can find all the related information in your online user account.
- 8. Some local cities or counties have a General license, but most don't.
- 9. A Local Trade license can be obtained, if the city or counties regulations require it.
- 10. You may need an approval from the city zoning for your type of business in that location, if you are going to start any office or shop in the city.





If you want a corporation, you file Arkansas Articles of Incorporation:

The California Articles of Incorporation cost \$100 with the California Secretary of State.

We can assist you to draft your California Articles of Incorporation when you hire IncParadise to start your California business.

Some of the basic requirements of California Corporations are:

- 1. The <u>California Corporation</u> must have a corporate ending such as Incorporated, Corporation or an abbreviation thereof.
- 2. The duration of the corporation is "perpetual" unless otherwise stated.
- 3. The purpose of the California Corporation is general.
- 4. The number of shares the California Corporation is authorized to issue.
- 5. The name of the Registered Agent for service of process in California.
- 6. The name and address of the California Incorporators.
- 7. Date of execution.
- 8. The California Incorporator must sign the Articles of Incorporation.

Note: California does not require original signatures on new California Corporation filings. The stamped form will be mailed to the address of the person who filed the documents.





If you want a LLC, you file California Articles of Organization:

To form a California LLC, you need to file California Articles of Organization.

Some of the basic requirements of California LLC filings are:

- 1. The business name must have a Limited Liability company ending or variation of it such as LLC, L.L.C.
- 2. The California business name must be different than already registered California businesses.
- 3. California Limited Liability companies do not need to state a LLC purpose.
- 4. The California Registered Agent. You only list the agent name.
- 5. The names and addresses of the Initial member(s) are not required
- 6. If the California Limited Liability company is to be managed by one or more managers, you must specify this management structure. Manager's names are not required. You can elect to be managed by all members.
- 7. Someone must sign as the California LLC Organizer.

Note: California does not require original signatures on new California LLC filings. You'll get a Certificate of Formation mailed back to you after the state approves your filing only if you mail in your order in duplicate.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in California and we will assist you to start your business in California. We will provide you the California LLC or Corporation forms to file and we will guide you through the entire process of forming a California Corporation or LLC. As a professional California Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Colorado?

Are you looking to start your business in Colorado? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Colorado. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Colorado.

What's the actual process to start a business in Colorado?

- 1. File Articles of Incorporation for a Colorado Corporation or Articles of Organization for a Colorado LLC with the Colorado Secretary of State
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Colorado showing your approved Colorado business.
- 3. Then you can open a Colorado business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Colorado Department of Revenue.
- 5. If your business trade requires a license, you'll have to apply for a license with the Colorado Licensing Board. (Most businesses don't). You can find relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business, if you are going to start a office or shop in that city.





If you want a corporation, you file Colorado Articles of Incorporation:

The Colorado articles of incorporation cost \$50 with the Colorado Secretary of State.

We can assist you to draft your Colorado corporation articles. Some of the basic requirements of Colorado corporations are:

- The <u>Colorado corporation</u> must have a corporate ending such as incorporated, corporation or an abbreviation thereof.
- The duration of the corporation is "perpetual" unless otherwise stated.
- The purpose of the Colorado corporation is not actually needed.
- There is no requirement to give the number of shares.
- The name of the registered agent in Colorado and the registered office address.
- The name and address of the Colorado incorporators.
- The CO corp principal office address and mailing address.
- Date of execution.
- The Colorado incorporator must sign the articles of incorporation.

Note: Colorado does not require original signatures on new CO corporation filings. When you form a CO corp. online you get an online copy immediately.

If you want an LLC, you file Colorado Articles of Organization:

To form a Colorado LLC, you need to file Articles of Organization.

Some of the basic requirements of Colorado LLC filings are:

- The business name must have a Limited Liability company ending or variation of it such as LLC, L.L.C.
- The Colorado business name must be different than already registered Colorado businesses.





- The duration of the Colorado LLC, (Usually perpetual.)
- Colorado Limited Liability companies do not need to state a LLC purpose.
- The Colorado Registered Agent and the physical address.
- If the Colorado Limited Liability company is to be managed by one or more managers, you must specify this management structure.
- The principal and mailing address of the new Colorado LLC.
- Someone must acknowledge the filing as the Colorado LLC Organizer.

Note: Colorado does not require original signatures on new Colorado LLC filings or signatures at all for that matter. The proof of the new Colorado LLC filing is created online immediately.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Colorado and we will assist you to start your business in Colorado. We will provide you the Colorado LLC or Corporation forms to file and we will guide you through the entire process of forming a Colorado Corporation or LLC. As a professional Colorado Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Connecticut?

Are you looking to start your business in Connecticut? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Connecticut. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Connecticut.

What's the actual process to start a business in Connecticut?

- 1. File Certificate of Incorporation for a Connecticut Corporation or Articles of Organization for a Connecticut LLC with the Connecticut Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Connecticut showing your approved Connecticut business.
- 3. Then you can open your Connecticut business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Connecticut Department of Revenue Services and Connecticut Department of Labor.
- 5. If your business trade requires a license, you can learn more using the Connecticut Licensing Info Center. (Most businesses don't). You can find all related information in your online user
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start any office or shop in the city.





If you want a Corporation, you file Connecticut Certificate of Incorporation:

The Connecticut Certificate of Incorporation costs \$250 with the Connecticut Secretary of State. You also need to file an Initial Report which costs \$150. We can assist you to draft your Connecticut Certificate of Incorporation.

Connecticut Corporation Articles of Incorporation must include:

- The Connecticut Corporation must have a corporate ending such as INC, Incorporated, Corporation or a variation thereof.
- The <u>Connecticut Corporation</u> name must be different than already registered Connecticut corporations.
- The number of shares the Connecticut Corporation is authorized to issue
- If the corporation has more than one class of shares, it must designate each class and the number of shares authorized
- The terms, limitations and rights associated with each class of shares
- The name and office address of the Registered Agent in Connecticut
- The Registered Agent's signature accepting the appointment
- The name, address, and signature of each Incorporator of the Connecticut Corporation

Note: Connecticut does not require original signatures on new Connecticut Corporation filings. The filed articles will be mailed to the filer's address on the articles.

If you want an LLC, you file Connecticut Articles of Organization:

To form a Connecticut LLC, you need to file Connecticut Articles of Organization.

Connecticut LLC filings require:





- The business name must have a LLC ending or variation of it such as LLC or L.L.C.
- The LLCs name must be different than already registered Connecticut companies.
- The purpose or business of the Connecticut LLC
- Indicate if the LLC is to be managed by managers
- List the name, title, and address of at least one member or manager
- The principal office address of the Connecticut LLC needs to be a physical address. However, you may list a PO box as the LLCs mailing address
- The Connecticut Registered Agent name and physical address
- The Connecticut Registered Agent needs to sign the Articles to accept the appointment
- The Connecticut Organizer must sign and date

Note: Connecticut does not require original signatures on new Connecticut LLC filings. You'll get the filed articles mailed back to you after the state approves your filing.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Connecticut and we will assist you to start your business in Connecticut. We will provide you the Connecticut LLC or Corporation forms to file and we will guide you through the entire process of forming a Connecticut Corporation or LLC. As a professional Connecticut Registered agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Delaware?

Are you looking to start your business in Delaware? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Delaware. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Delaware.

What's the actual process to start a business in Delaware?

- 1. File Certificate of Incorporation for a Delaware Corporation or Certificate of Formation for a Delaware LLC with the Delaware Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Delaware showing your approved Delaware business.
- 3. Then you can open your Delaware business bank account.
- 4. All Delaware businesses are required to have a Delaware Business License. The Delaware Business License obtained from the Division of Revenue. If you have employees you will have to register with the Department of Labor and the Division of Workers Compensation. Delaware has a One Stop Business Licensing Service that allows you do all of these registrations.
- 5. If your business trade requires a license, you'll have to apply for a license with the Delaware Licensing Board. (Most businesses don't). You can find all relevant information in your online user account.
- 6. Some local cities or counties have a General business license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start any office or shop in the city.





If you want a Corporation, you file Delaware Certificate of Incorporation:

The Delaware Certificate of Incorporation costs a minimum of \$89 with the Delaware Secretary of State.

We can assist you to draft your Delaware Certificate of Incorporation when you hire IncParadise to start your Delaware business.

Some of the basic requirements of Delaware Corporations are:

- An Incorporating Delaware ending such as Inc, Corporation, or Incorporated;
- A general corporation purpose;
- The amount of <u>Delaware Corporation</u> shares you would like to authorize;
- The par value of the shares;
- The name, address, and signature of the Delaware Incorporator; and
- The Registered Agent of the Delaware Corporation.

Note: Delaware does not require original signatures on new Delaware Corporation filings. The stamped Certificate of Incorporation will be sent to the Incorporator's mailing address.

If you want an LLC, you file a Delaware Certificate of Formation:

To form a Delaware LLC, you need to file a Delaware Certificate of Formation.

Some of the basic requirements of Delaware LLC filings are:

- The business name must have a Limited Liability company ending or variation of it such as LLC or L.L.C.;
- The Delaware business name must be different than already registered Delaware businesses;
- The duration of the Delaware LLC, (perpetual unless you state a date);
- Delaware Limited Liability companies do not need to state a LLC purpose;
- The Delaware Registered Agent and the physical address;





- The names and addresses of the member and managers are not required; and
- The name and signature of the Delaware LLC Organizer.

Note: Delaware does not require original signatures on new Delaware LLC filings. You'll get a stamped certificate mailed back to you after the state approves your filing.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in <u>Delaware</u> and we will assist you to start your business in Delaware. We will provide you the Delaware LLC or Corporation forms to file and we will guide you through the entire process of forming a Delaware Corporation or LLC. As a professional Delaware Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in District of Columbia?

Are you looking to start your business in District of Columbia? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in District of Columbia. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in District of Columbia.

What's the actual process to start a business in District of Columbia?

- 1. File Articles of Incorporation for a District of Columbia Corporation or Articles of Organization for a District of Columbia LLC with the District of Columbia Department of Consumer and Regulatory Affairs.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the District of Columbia showing your approved District of Columbia business.
- 3. Then you can open your business bank account.
- 4. You register your District of Columbia LLC with the District of Columbia Office of Tax and Revenue or District of Columbia Department of Employment Services if you're going to have employees or need to withhold sales tax.
- 5. Almost all District of Columbia businesses need a District of Columbia business license from the DCRA Business License Division. Your license fees and requirements will depend on your business activities in District of Columbia. You can find all relevant information in your online user account.
- 6. Get a trade or occupational license if you need one. Many professions are exempted from the District of Columbia Basic Business License requirement. Keep in mind that some businesses need a Professional License and the DCRA Basic Business License.
- 7. You may need an approval from the city zoning for your type of business in that location, if you are going to start any office or shop in the city.





If you want a Corporation, you file District of Columbia Articles of Incorporation:

It will cost \$220 to file the Articles of Incorporation with the District of Columbia DCRA. We can assist you to draft your District of Columbia Articles of Incorporation when you hire IncParadise to start your District of Columbia business.

Some of the basic requirements of District of Columbia Corporations are:

- The District of Columbia Corporation must have a corporate ending such as Incorporated, Corporation, Limited, or an variation of this.
- The <u>District of Columbia Corporation</u> name must be different than already registered District of Columbia Corporations
- The number of shares the District of Columbia Corporation is authorized to issue
- The name and office address of the Registered Agent in District of Columbia
- You may include other optional provisions
- The name, address, and signature of the District of Columbia Incorporator

Note: The DCRA requires original signatures on District of Columbia corporate filings. Obviously this doesn't apply if you incorporate online. The DCRA will send the filed document to the address on your envelope.





If you want an LLC, you file District of Columbia Articles of Organization:

To form a District of Columbia LLC, you need to file District of Columbia Articles of Organization. The DCRA Articles of Organization filing fee is \$220.

Some of the basic requirements of District of Columbia LLC filings are:

- The business name must have a LLC ending or variation thereof
- The District of Columbia company name must be different than already registered District of Columbia companies
- The effective date of the Articles of Organization
- The District of Columbia LLC's principal address
- The LLC must have at least one member
- State the date when a person or persons became members of the LLC
- The District of Columbia Registered Agent name and the physical address
- The District of Columbia Organizers name, address, and signature

Note: District of Columbia does not require original signatures on new District of Columbia LLC filings. The DCRA will send your filed document to the return address on your envelope.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in District of Columbia and we will assist you to start your business in District of Columbia. We will provide you the District of Columbia LLC or Corporation forms to file and we will guide you through the entire process of forming a District of Columbia Corporation or LLC. As a professional District of Columbia Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Florida?

Are you looking to start your business in Florida? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Florida. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Florida.

What's the actual process to start a business in Florida?

- 1. File Articles of Incorporation for a Florida Corporation or Articles of Organization for a Florida LLC with the Florida Department of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Florida showing your approved Florida business.
- 3. Then you can open a Florida business bank account.
- 4. You register your Florida LLC with the Florida Department of Revenue or Florida Department of Employment & Labor if you're going to have employees or need to withhold sales tax.
- 5. You obtain a state trade license, if you actually need one. Most businesses don't, you can find all the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need approval from the city zoning for your type of business in that location, if you are going to start any office or shop in the city.





If you want a Florida Corporation, you file Florida Articles of Incorporation:

It will cost \$100 to file the Articles of Incorporation with the Florida Department of State, plus a \$25 minimum franchise tax fee.

We can assist you to draft your Articles of Incorporation for a Florida Corporation when you hire IncParadise to start your Florida business.

Some of the basic requirements of Florida Corporations are:

- The Florida Corporation must have a Corporate ending such as Inc., Incorporated, Corporation or a variation thereof
- The Florida corporation name must be different than already registered Florida corporations
- The number of shares the Florida Corporation is authorized to issue
- The corporations principal address (this must be a street address, you may use a PO Box as the mailing address)
- You only need to state a specific purpose if you are forming a Professional Corporation
- Naming the Florida Corporations officers and directors is optional
- The name and office address of the Registered Agent in Florida
- The name, address, and signature of the Incorporator(s)

Note: Florida requires original signatures on your Florida Incorporation filing. Once they file your Articles of Incorporation, they will return the filing to the address on your cover sheet.





If you want a Florida LLC, you file Florida Articles of Organization:

To form a Florida LLC, you need to file Florida Articles of Organization. The Florida Department of State Articles of Organization filing fee is \$100.

The basic requirements of Florida LLC filings are:

- The business name must have a Limited Liability Company ending or variation of it like LLC or L.L.C.
- The Florida company name must be different than already registered Florida companies
- The Florida LLC's principal address (must be a physical address, but you may use a PO Box as the mailing address)
- The name and address of each manager or managing member
- The Florida Registered Agent name and the physical address
- The Articles of Organization must be signed by a member or authorized representative
- The articles are effective when filed, unless you state a different date

Note: Florida requires original signatures on new Florida LLC filings. Your filing will be returned to the mailing address on the cover sheet.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Florida and we will assist you to start your business in Florida. We will provide you the Florida LLC or Corporation forms to file and we will guide you through the entire process of forming an Florida Corporation or LLC. As a professional Florida Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Georgia?

Are you looking to start your business in Georgia? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Georgia. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Georgia.

What's the actual process to start a business in Georgia?

- 1. File Articles of Incorporation for a Georgia Corporation or Articles of Organization for a Georgia LLC with the Georgia Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Georgia showing your approved Georgia business.
- 3. Then you can open a Georgia business bank account.
- 4. You register your Georgia LLC with the Georgia Department of Revenue or Georgia Department of Labor if you're going to have employees or need to withhold sales tax.
- 5. You obtain a State Trade license, if you actually need one. Most businesses don't, but if you do, you can find all the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start any office or shop in the city.





If you want a Corporation, you file Georgia Articles of Incorporation:

It will cost \$100 to file the Articles of Incorporation with the Georgia Secretary of State, plus a \$25 minimum franchise tax fee.

We can assist you to draft your Georgia Articles of Incorporation.

Some of the requirements for Georgia Corporations are:

- The Georgia Corporation must have a corporate ending such as INC, Incorporated, Corporation or a variation thereof
- The Georgia Corporation name must be different than already registered Georgia corporations
- The number of shares the Georgia Corporation is authorized to issue
- The corporation's principal mailing address
- The name and office address of the Registered Agent in Georgia
- The name, address, and signature of the Incorporator(s)

Note: Georgia does not require original signatures on new Georgia Corporation filings. Georgia just sends you an email when they complete your filing. You can view the documents from it.





If you want an LLC, you file Georgia Articles of organization:

To form a Georgia LLC you need to file Articles of Organization. The Georgia Secretary of State Articles of Organization filing fee is \$100.

Some of the basic requirements of Georgia LLC filings are:

- The business name must have a Limited Liability Company ending or variation thereof
- The Georgia company name must be different than already registered Georgia companies
- The Georgia LLCs principal mailing address
- The Georgia Registered Agent name and the physical address
- The name and address of the Georgia Organizer(s)

Note: Georgia does not require original signatures on new Georgia LLC filings. The Georgia Secretary of State will just send you an email after they have filed your Articles of Organization. You can view the documents from it.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Georgia and we will assist you to start your business in Georgia. We will provide you the Georgia LLC or Corporation forms to file and we will guide you through the entire process of forming a Georgia Corporation or LLC. As a professional Georgia Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Hawaii?

Are you looking to start your business in Hawaii? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Hawaii. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Hawaii.

What's the actual process to start a business in Hawaii?

- 1. File Articles of Incorporation for a Hawaii Corporation or Articles of Organization for a Hawaii LLC with the Hawaii Business Registration Division.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Hawaii showing your approved Hawaii business.
- 3. Then you can open a Hawaii business bank account.
- 4. You register your Hawaii LLC with the Hawaii Department of Taxation or Hawaii Department of Labor and Industrial Relations if you're going to have employees or need to withhold sales tax.
- 5. You obtain a trade license from Hawaii Professional and Vocational Licensing, if you actually need one. Most businesses don't, but if you do, you will find all the related information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start any office or shop in the city.





If you want a Corporation, you file Hawaii Articles of Incorporation:

It will cost \$50 to file the Articles of Incorporation with the Hawaii Business Registration Division. We can assist you to draft your Hawaii Articles of Incorporation when you hire IncParadise to start your Hawaii business.

Some of the basic requirements of Hawaii Corporations are:

- The Hawaii Corporation must have a corporate ending such as INC, Incorporated, Corporation or other variation thereof.
- The Hawaii Corporation name must be different than already registered <u>Hawaii Corporations</u>.
- The number of common shares the Hawaii Corporation is authorized to issue.
- The principal office mailing address.
- The name and office address of the Registered Agent in Hawaii.
- The name, address, and signature of the Hawaii Corporation Incorporator.

Note: Hawaii does not require original signatures on new Hawaii Corporation filings. After you file the form, Hawaii will send the filed copy to your mailing address. You can view the same in Hawaii Business Registration Division website.





If you want an LLC, you file Hawaii Articles of Organization:

To form a Hawaii LLC, you need to file Hawaii Articles of Organization. The Hawaii Business Registration Division Articles of Organization filing fee is \$50.

Some of the basic requirements of Hawaii LLC filings are:

- The business name must have a Limited Liability Company ending or variation of it like LLC or
- The Hawaii company name must be different than already registered Hawaii companies.
- The Hawaii LLC's principal mailing address.
- The duration of the LLC may be at-will or for a specific term.
- If the Hawaii LLC is member-managed, you must list the members. If the LLC is manager-managed, you must list the managers.
- Whether the members are liable for the debts, obligations, and liabilities of the company.
- The Hawaii Registered Agent name and the physical address.
- The Hawaii Organizers name, address, and signature.

Note: Hawaii does not require original signatures on new Hawaii Corporation filings. After you file the form, Hawaii will send the filed copy to your mailing address. You can view the same in Hawaii Business Registration Division website.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Hawaii and we will assist you to start your business in Hawaii. We will provide you the Hawaii LLC or Corporation forms to file and we will guide you through the entire process of forming a Hawaii Corporation or LLC. As a professional Hawaii Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Idaho?

Are you looking to start your business in Idaho? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Idaho. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Idaho.

What's the actual process to start a business in Idaho?

- 1. File Articles of Incorporation for an Idaho Corporation or Articles of Organization for an Idaho LLC with the Idaho Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Idaho showing your approved Idaho business.
- 3. Then you can open a Idaho business bank account.
- 4. You register your Idaho LLC with the Idaho State Tax Commission or Idaho Department of Labor if you're going to have employees or need to withhold sales tax.
- 5. You obtain a trade license from Idaho Professional Licensing, if you actually need one. Most businesses don't, but if you do, you can find all the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start any office or shop in the city.





If you want a Corporation, you file Idaho Articles of Incorporation:

It will cost \$100 to file the Articles of Incorporation with the Idaho Secretary of State. We can assist you to draft your Idaho Articles of Incorporation.

Some of the requirements for Idaho Corporations are:

- The Idaho Corporation must have a corporate ending such as INC, Incorporated, Corporation or a variation thereof.
- The Idaho Corporation name must be different than already registered <u>Idaho Corporations</u>.
- The number of shares the Idaho Corporation is authorized to issue.
- The name and office address of the Registered Agent in Idaho.
- The name, address, and signature of the Incorporator(s).
- You may include optional provisions.

Note: Idaho does not require original signatures on new Idaho Corporation filings. There will be an additional charge \$20 if you handwrite on their forms. You need to provide an address where the state can send future notices at the time of filing.





If you want a LLC, you file Idaho Articles of Organization:

To form an Idaho LLC, you need to file Idaho Articles of Organization with the Idaho Secretary of State. The Idaho LLC filing fee is \$100.

Some of the requirements of Idaho LLC filings are:

- The business name must have a Limited Liability Company ending or variation of it like LLC or L.L.C.
- The Idaho company name must be different than already registered Idaho companies.
- The effective date of the Articles of Organization may be when the articles are filed or you may specify a later date.
- The Idaho LLC's principal address.
- The name and address of at least one member or manager.
- The Idaho Registered Agent name and the physical address.
- The Idaho Organizers name, address, and signature.

Note: Idaho does not require original signatures on new Idaho Corporation filings. There will be an additional charge \$20 if you handwrite on their forms. You need to provide an address where the state can send future notices at the time of filing.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Idaho and we will assist you to start your business in Idaho. We will provide you the Idaho LLC or Corporation forms to file and we will guide you through the entire process of forming a Idaho Corporation or LLC. As a professional Idaho Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Illinois?

Are you looking to start your business in Illinois? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Illinois. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Illinois.

What's the actual process to start a business in Illinois?

- 1. File Articles of Incorporation for an Illinois Corporation or Articles of Organization for an Illinois LLC with the Illinois Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Illinois showing your approved Illinois business.
- 3. Then you can open a Illinois business bank account.
- 4. You register your Illinois LLC with the Illinois Department of Revenue or Illinois Department of Labor if you're going to have employees or need to withhold sales tax.
- 5. You obtain a trade license from the Illinois Department of Financial & Professional Regulation, if you actually need one. Most businesses don't, but if you do, you can find all the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start any office or shop in the city.





If you want a Corporation, you file Illinois Articles of Incorporation:

It will cost \$150 to file the Articles of Incorporation with the Illinois Secretary of State, plus a \$25 minimum franchise tax fee.

We can assist you to draft your Illinois Articles of Incorporation when you hire IncParadise to start your Illinois business. Some of the basic requirements of Illinois Corporations are:

- The Illinois Corporation must have a corporate ending such as Incorporated, Corporation, Limited, or an abbreviation thereof
- The Illinois Corporation name must be different than already registered <u>Illinois Corporations</u>
- The number of shares the Illinois Corporation is authorized to issue and the class of the shares
- The name and office address of the Registered Agent in Illinois
- The Corporation's purpose is General unless you state a more specific purpose
- Information about the Corporations Directors is optional
- Information about the Corporations property in Illinois is optional
- You may include other optional provisions
- The name, address, and signature of the Illinois Corporation Incorporator

Note: Illinois does not require original signatures on new Illinois Corporation filings. If you include a return address on a cover letter or envelope, Illinois Secretary of State will send your filed document to that address, or else they will send it to your Illinois Registered Agent.





If you want an LLC, you file Illinois Articles of organization:

To form an Illinois LLC you need to file Articles of Organization. The Illinois Secretary of State Articles of Organization filing fee is \$500.

Some of the basic requirements of Illinois LLC filings are:

- The business name must have a Limited Liability Company ending or variation thereof
- The Illinois company name must be different than already registered Illinois companies
- The effective date of the Articles of Organization may be when the articles are filed or you may specify a later date
- The Illinois LLCs principal address
- The LLC may have a general purpose unless you are forming a Professional LLC
- The LLCs duration is perpetual, unless you specify a dissolution date
- If the Illinois LLC is member-managed, you must list the members. If the LLC is managermanaged, you must list the managers
- The street and mailing addresses of the initial registered office
- The Illinois Registered Agent name and the physical address
- The Illinois Organizers name, address, and signature

Note: Illinois does not require original signatures on new Illinois Corporation filings. If you include a return address on a cover letter or envelope, IL SOS will send your filed document to that address. Else they will send it to your Illinois Registered Agent.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Illinois and we will assist you to start your business in Illinois. We will provide you the Illinois LLC or Corporation forms to file and we will guide you through the entire process of forming a Illinois Corporation or LLC. As a professional Illinois Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Indiana?

Are you looking to start your business in Indiana? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Indiana. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Indiana.

What's the actual process to start a business in Indiana?

- 1. File Articles of Incorporation for an Indiana Corporation or Articles of Organization for an Indiana LLC with the Indiana Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Indiana showing your approved Indiana business.
- 3. Then you can open a Indiana business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Indiana Department of Revenue and Indiana Department of Labor.
- 5. If your business trade requires a license, you'll have to apply for a license with the Indiana Licensing Agency. (Most businesses don't.) But if you do, you can find all the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Indiana Articles of Incorporation:

The Indiana Articles of Incorporation cost \$90 with the Indiana Secretary of State. We can assist you to draft your Indiana articles of Incorporation.

Some of the basic requirements for Indiana Corporations are:

- The Indiana Corporation must have a corporate ending such as INC, Incorporated, Corporation or a variation thereof.
- The Indiana Corporation name must be different than already registered Indiana Corporations.
- The number of shares the Indiana Corporation is authorized to issue. If there is more than one class of shares, attach an exhibit including rights and preferences.
- The corporations principal address.
- The name and office address of the Indiana Registered Agent.
- The name, address, and signature of each Incorporator of the <u>Indiana Corporation</u>.

Note: Indiana does not require original signatures on new Indiana Corporation filings. You can file through online and when the state approves your filings they will send you the confirmation email for your filings.





If you want a LLC, you file Indiana Articles of organization:

To form an Indiana LLC, you need to file Indiana Articles of Organization.

Some of the requirements for Indiana LLC filings are:

- The business name must have a Limited Liability Company ending or variation thereof
- The Indiana company name must be different than already registered Indiana companies
- The Indiana LLCs principal office address
- The Indiana Registered Agent name and the physical address
- An Indiana LLC may be perpetual or for a limited duration
- State whether the Indiana LLC is managed by members or managers
- The name, address, and signature of the Indiana LLCs Organizer

Note: Indiana does not require original signatures on new Indiana Corporation filings. You can file online and when the state approves your filings they will send you the confirmation email for your filings.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Indiana and we will assist you to start your business in Indiana. We will provide you the Indiana LLC or Corporation forms to file and we will guide you through the entire process of forming a Indiana Corporation or LLC. As a professional Indiana Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Iowa?

Are you looking to start your business in Iowa? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Iowa. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Iowa.

What's the actual process to start a business in Iowa?

- 1. File Articles of Incorporation for an Iowa Corporation or Certificate of Organization for an Iowa LLC with the Iowa Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Iowa showing your approved Iowa business.
- 3. Then you can open a lowa business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the lowa Department of Revenue and Finance and Iowa Workforce Development.
- 5. If your business trade requires a license, you'll have to apply for a license with the lowa Licensing Board. (Most businesses don't.) But if you do, you can find all the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a corporation, you file Iowa Articles of Incorporation:

The Iowa Articles of Incorporation cost \$50 with the Iowa Secretary of State.

We can assist you to draft your Iowa Articles of Incorporation when you hire IncParadise to start your Iowa business.

Some of the basic requirements of Iowa Corporations are:

- The <u>lowa Corporation</u> must have a corporate ending such as INC, Incorporated, Corporation or a variation thereof.
- The Iowa Corporation name must be different than already registered Iowa Corporations.
- The number of shares the Iowa Corporation is authorized to issue.
- The name and office address of the Registered Agent in Iowa.
- The name and address of each Incorporator of the Iowa Corporation.
- Optional provisions.
- The lowa chairperson of the Board of Directors, its President, an Officer, or the Incorporator must sign and date the Articles of Incorporation.
- The address and title of the person executing the Articles of Incorporation.

Note: Iowa does not require original signatures on new Iowa Corporation filings. After filing the articles with the Iowa Secretary of State they will mail them to the return address on the envelope. You can also fax the documents to the Secretary of State they will fax it back after filing.





If you want a LLC, you file Iowa Certificate of Organization:

To form an Iowa LLC, you need to file an Iowa Certificate of Organization and pay the \$50 fee.

Some of the basic requirements of Iowa LLC filings are:

- The business name must have a Limited Liability Company ending or variation thereof.
- The lowa company name must be different than already registered lowa companies.
- The street and mailing address of the initial registered office.
- The Iowa Registered Agent name and the physical address.
- Optional provisions.
- The Iowa Organizer must sign and date.

Note: Iowa does not require original signatures on new Iowa Corporation filings. After filing the articles with the Iowa Secretary of State they will mail them to the return address on the envelope. You can also fax the documents to the Secretary of State they will fax it back after filing.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Iowa and we will assist you to start your business in Iowa. We will provide you the Iowa LLC or Corporation forms to file and we will guide you through the entire process of forming a Iowa Corporation or LLC. As a professional Iowa Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Kansas?

Are you looking to start your business in Kansas? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Kansas. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Kansas.

What's the actual process to start a business in Kansas?

- 1. File Articles of Incorporation for a Kansas Corporation or Articles of Organization for a Kansas LLC with the Kansas Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Kansas showing your approved Kansas business.
- 3. Then you can open a Kansas business bank account.
- 4. If you are going to withhold sales tax or have employees, you will need to register with Kansas Revenue Services and the Kansas Department of Labor.
- 5. If your business trade or profession requires a license, you'll have to apply for a license with the Kansas Licensing Board. Most businesses don't, but if you want you can get all the related information in your online user account.
- 6. A General business license in Kansas is issued at the town/city level.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Kansas Articles of Incorporation:

The Kansas Articles of Incorporation cost \$90 with the Kansas Secretary of State. We can assist you to draft your Kansas Articles of Incorporation when you hire IncParadise to start your Kansas business.

Some of the basic requirements of Kansas Corporations are:

- An incorporating Kansas ending such as Inc, Corporation, or Incorporated
- The corporate purpose
- The corporations tax closing month
- The Kansas Corporations duration may be limited or perpetual
- The number of shares authorized, the class of the shares, and the par value of the shares
- The name, address, and signature of the Kansas Incorporator(s)
- If the Incorporator's authority will terminate upon Incorporation, you must list the names and addresses of the Corporation's Board of Directors
- The corporation's preferred mailing address for official mail
- The Registered (Resident) Agent of the Kansas Corporation
- The articles may be effective upon filing or a later date

Note: Kansas does not require original signatures on new Kansas Corporation filings. The filed copy will be sent to your mailing address by Kansas Secretary of State and if you are doing an online submission you will get the confirmation to you through your email





If you want a LLC, you file Kansas Articles of Organization:

To form a Kansas LLC, you need to file Kansas Articles of Organization.

Some of the basic requirements of Kansas LLC filings are:

- The business name must have a Limited Liability company ending or a variation thereof
- New Kansas LLCs name must be different than already registered Kansas companies
- The mailing address for official mail from the Secretary of State
- The LLCs tax closing month
- The LLCs duration may be perpetual or limited
- The LLC formation can be effective when filed or at a later date
- The Kansas Registered (Resident) Agent and the physical address
- The Kansas LLC Organizer's name and signature

Note: Kansas does not require original signatures on new Kansas Corporation filings. The filed copy will be sent to your mailing address by Kansas Secretary of State and if you are doing it online your submission will be sent through a confirmation to your email

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Kansas and we will assist you to start your business in Kansas. We will provide you the Kansas LLC or Corporation forms to file and we will guide you through the entire process of forming a Kansas Corporation or LLC. As a professional Kansas Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Kentucky?

Are you looking to start your business in Kentucky? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Kentucky. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Kentucky.

What's the actual process to start a business in Kentucky?

- 1. File Articles of Incorporation for a Kentucky Corporation or Articles of Organization for a Kentucky LLC with the Kentucky Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Kentucky showing your approved Kentucky business.
- 3. Then you can open a Kentucky business bank account.
- 4. Register with the Kentucky Department of Revenue and the Kentucky Labor Cabinet if you will have employees or withhold taxes.
- 5. Kentucky doesn't have a general state business license requirement, but certain businesses do need specific state licenses. If you need a trade or professional license, you do that at the state level. The related information will be given in your online user account.
- 6. Some local cities or counties have a General business license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Kentucky Articles of Incorporation:

The Kentucky Articles of Incorporation cost \$40, also included an organization tax based on the number of shares and must be filed with the Kentucky Secretary of State.

We can assist you to draft your Kentucky Articles of Incorporation when you hire IncParadise to start your Kentucky business.

Some of the basic requirements of Kentucky Corporations are:

- A Incorporating Kentucky ending such as Inc, Corporation, or Incorporated
- The class and number of Kentucky Corporation shares you would like to authorize
- The corporations principal office address
- The name, address, and signature of the Kentucky Incorporator(s)
- The corporations Kentucky Registered Agent
- Kentucky Articles of Incorporation are effective when filed unless you state a later date

Note: Kentucky does not require original signatures on new Kentucky Corporation filings. Secretary of State will mail you a stamped postcard after your filings get approved.





If you want a LLC, you file Kentucky Articles of Organization:

To form a Kentucky LLC, you need to file Articles of Organization with the Kentucky Secretary of State and pay the \$40 fee.

Some of the basic requirements of Kentucky LLC filings are:

- The business name must have a Limited Liability company ending or a variation thereof
- New Kentucky LLCs name must be different than already registered Kentucky companies
- The LLC's principal office address
- Whether the LLC is managed by members or managers
- The Articles of Organization are effective when filed unless you state a later date
- The Kentucky Registered Agent and the physical address
- The Kentucky Organizer's name and signature

Note: Kentucky does not require original signatures on new Kentucky Corporation filings. Secretary of State will mail you a stamped postcard after your filings get approved.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Kentucky and we will assist you to start your business in Kentucky. We will provide you the Kentucky LLC or Corporation forms to file and we will guide you through the entire process of forming a Kentucky Corporation or LLC. As a professional Kentucky Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Louisiana?

Are you looking to start your business in Louisiana? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Louisiana. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Louisiana.

What's the actual process to start a business in Louisiana?

- 1. File Articles of Incorporation for a Louisiana Corporation or Articles of Organization for a Louisiana LLC with the Louisiana Secretary of State, you also need to include the Initial Report.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Louisiana showing your approved Louisiana business.
- 3. Then you can open a Louisiana business bank account.
- 4. Register with the Louisiana Department of Revenue and the Louisiana Workforce Commission if you are going to withhold taxes or hire employees.
- 5. Louisiana Secretary of State has an online system, were you can find what licensing agencies you need to contact when starting a business.
- 6. You obtain a Louisiana Trade or Occupational License, if you actually need one. (Most businesses don't), you will find all the related information in your online user account.
- 7. You obtain a local city or parish General license, if you need one.
- 8. A Local Trade license can be obtained, if the city or counties regulations require it.
- 9. You may need approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Louisiana Articles of Incorporation:

It will cost \$60 to file Louisiana Articles of Incorporation with the Louisiana Secretary of State. We custom draft your Louisiana Articles of Incorporation and Initial Report when you hire IncParadise to start your Louisiana business.

Some of the basic requirements of Louisiana Corporations are:

Louisiana Articles of Incorporation:

- An Incorporating Louisiana co ending such as Inc, Corporation, or Incorporated
- A general or specific corporation purpose
- The duration may be limited or perpetual
- The amount of <u>Louisiana Corporation</u> shares you would like to authorize
- The class of the Corporation shares
- The par value of the shares
- The name, address, and signature of the Louisiana Incorporator(s)
- Louisiana requires the Articles of Incorporation be notarized

Louisiana Corporation Initial Report:

- The name of the Corporation
- The location of the corporations registered office in Louisiana
- The name and address of the Louisiana Registered Agent
- The Initial Director(s) name and address
- The Louisiana Corporation Incorporator signature
- The Initial Report must be signed by the Registered Agent and Notarized

Note: Your Initial Report must be notarized and Louisiana does not require original signatures on new Articles of Incorporation. Once it is approved Secretary of State will mail you a copy to your address.





If you want an LLC, you will file Louisiana Articles of Organization:

Louisiana LLC Articles of Organization requirements:

- The business name must have a Limited Liability company ending or variation thereof
- New Louisiana LLCs name must be different than already registered Louisiana companies
- Duration of the Louisiana LLC is perpetual unless you list a dissolution date
- The Louisiana Registered Agent and the physical address
- The Louisiana Organizer's name and signature

Louisiana LLC Initial Report requirements:

- The name of the LLC
- The location of the LLC registered office in Louisiana
- The name and address of the Louisiana Registered Agent
- The names and physical addresses of the first managers or members
- The signature of any person who signed the Articles of Organization
- The initial report must be signed by the Registered Agent and Notarized

Note: Your Initial Report must be notarized and Louisiana does not require original signatures on new Articles of Incorporation. Once it is approved Secretary of State will mail you the copy to your address.





Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Louisiana and we will assist you to start your business in Louisiana. We will provide you the Louisiana LLC or Corporation forms to file and we will guide you through the entire process of forming a Louisiana Corporation or LLC. As a professional Louisiana Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Maine?

Are you looking to start your business in Maine? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Maine. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Maine.

What's the actual process to start a business in Maine?

- 1. File Articles of Incorporation for a Maine Corporation or Certificate of Formation for a Maine LLC with the Maine Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Maine showing your approved Maine business.
- 3. Then you can open a Maine business bank account.
- 4. If you are going to withhold sales tax or have employees, you will need to register with Maine Revenue Services and the Maine Department of Labor.
- 5. If your business trade requires a license, you'll have to apply for a license with the Maine Licensing Board. (Most businesses don't.) But if you do, these quick links and contact details are in your online account.
- 6. There is no state business license in Maine. But, General business licenses are issued at the town/city level.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Maine Articles of Incorporation:

The Maine Articles of Incorporation cost \$145 with the Maine Secretary of State. We custom draft your Maine Articles of Incorporation when you hire IncParadise to start your Maine business.

Some of the basic requirements of Maine Corporations are:

- An Incorporating Maine company must have an ending such as Corporation, Incorporated or an abbreviation thereof.
- Professional corporations must state the service the corporation will provide.
- If there is only one class of shares, state the number of authorized shares.
- If there are multiple classes of shares, attach an exhibit describing the classes and numbers of shares, voting rights, etc.
- Whether the corporation will have a board of directors or be managed by shareholders.
- Optional provisions.
- The name, address, and signature of the Maine Incorporator.
- The Corporation's Maine Registered Agent.

Note: Maine requires original signatures on new Maine Corporation filings. The copy of the approved and stamped form will be mailed to your address.





If you want a LLC, you file Maine Certificate of Formation:

To form a Maine LLC, you need to file Maine Certificate of Formation.

Some of the basic requirements of Maine LLC filings are:

- The business name must have a Limited Liability company ending or a variation thereof
- New Maine LLC's name must be different than already registered Maine companies.
- The LLC formation can be effective when filed or at a later date.
- A Maine LLC may be designated as a Low Profit LLC or a Professional LLC.
- Professional LLCs must state the service they are formed to provide.
- The Maine Registered Agent and the physical address.
- The Maine Organizer's name and signature.

Note: Maine requires original signatures on new Maine Corporation filings. The copy of the approved and stamped form will be mailed to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Maine and we will assist you to start your business in Maine. We will provide you the Maine LLC or Corporation forms to file and we will guide you through the entire process of forming a Maine Corporation or LLC. As a professional Mane Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Maryland?

Are you looking to start your business in Maryland? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Maryland. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Maryland.

What's the actual process to start a business in Maryland?

- 1. File the Articles of Organization or Incorporation with the State Department of Assessments and Taxation.
- 2. You will need a federal tax ID number with the IRS after you have confirmation from Maryland that the entity is completely filed, your business is formed.
- 3. Then you can open a business bank account.
- 4. Contact the Department of Labor, Licensing and Regulation if you're going to have employees or to get a trade license.
- 5. A Local Trade license can be obtained, if the city or counties regulations require it.
- 6. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Maryland Articles of Incorporation:

The Maryland Articles of Incorporation cost \$100 plus a \$20 organization fee with the Maryland State Department of Assessments and Taxation.

We can assist you to draft your Maryland Articles of Incorporation when you hire IncParadise to start your Maryland business.

Some of the basic requirements of Maryland corporations are:

- The name and address of the Incorporator.
- The Maryland Corporation must have a corporate ending such as INC, Incorporated, Corporation or a variation thereof.
- The Maryland Corporation name must be different than already registered Maryland corporations.
- The purpose of the Maryland Corporation.
- The street address of the principal office of the corporation.
- The name and office address of the Registered/Resident Agent in Maryland.
- The value of and number of shares the Maryland Corporation is authorized to issue.
- The number of directors of the Maryland Corporation and their names.
- The Maryland Incorporator and Resident Agent must sign the Articles of Incorporation.
- The filing party's contact information.

Note: Maryland requires original signatures on new Maryland Corporation filings. The copy of the approved and stamped form will be mailed to your address.





If you want a LLC, you file Maryland Articles of Organization:

To form a Maryland LLC, you need to file Maryland articles of organization and pay the \$100 fee.

Some of the basic requirements of Maryland LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof, such as LLC, L.L.C.
- The Maryland business name must be different than already registered Maryland businesses.
- The duration of the Maryland LLC, (Usually perpetual.)
- Maryland Limited Liability companies do not need to state a LLC purpose.
- The Maryland Registered Agent and the physical address.
- The names and addresses of the Initial member(s) are not required.
- If the Maryland Limited Liability company is to be managed by one or more managers, you must specify this management structure. Manager's names are not required.
- Someone must sign as the Maryland LLC Organizer.

Note: Maryland requires original signatures on new Maryland Corporation filings. The copy of the approved and stamped form will be mailed to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Maryland and we will assist you to start your business in Maryland. We will provide you the Maryland LLC or Corporation forms to file and we will guide you through the entire process of forming a Maryland Corporation or LLC. As a professional Maryland Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Massachusetts?

Are you looking to start your business in Massachusetts? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Massachusetts. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Massachusetts.

What's the actual process to start a business in Massachusetts?

- 1. File Articles of Organization for a Massachusetts Corporation or Certificate of Organization for a Massachusetts LLC with the Massachusetts Secretary of the Commonwealth.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Massachusetts showing your approved Massachusetts business.
- 3. Then you can open a Massachusetts business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Massachusetts Department of Revenue.
- 5. If your business trade requires a license, you'll have to apply for a license with the Massachusetts Licensing Board. Most businesses don't, you can find all the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Massachusetts Articles of Organization:

The Massachusetts Corporation Articles of Organization cost \$275 minimum to file with the Massachusetts Secretary of the Commonwealth. We can assist you to draft your Massachusetts Articles of Organization when you hire IncParadise to start your Massachusetts business.

Some of the basic requirements of Massachusetts Corporations are:

- The <u>Massachusetts Corporation</u> must have a corporate ending such as Incorporated, Corporation or an abbreviation thereof.
- The duration of the corporation is "perpetual" unless otherwise stated.
- The purpose of the Massachusetts Corporation.
- The number of shares the Massachusetts Corporation is authorized to issue and par value.
- The name of the Registered Agent in Massachusetts and the registered office address.
- The name and address of the Directors of the Massachusetts Corporation.
- The name and address of the Massachusetts Incorporators.
- Date of execution.
- The Massachusetts Incorporator must sign the Articles of Organization.
- The name and business address of the person preparing the Massachusetts Articles of Organization

Note: Massachusetts requires original signatures on mailed filings but this is not required for a faxed document. The Massachusetts Secretary of the Commonwealth does not return the filed document to you. After filing you need to check their website and name search, if it is approved then you can view and download the filed documents.





If you want an LLC, you file Massachusetts Certificate of Organization:

To form a Massachusetts LLC, file a Certificate of Organization with the Secretary of the Commonwealth. The Massachusetts LLC filing fee is \$500.

Some of the basic requirements of Massachusetts LLC filings are:

- The business name must have a LLC ending or variation thereof.
- The Massachusetts company name must be different than already registered Massachusetts companies.
- The street address of the office in Massachusetts where records will be maintained.
- The character of the Massachusetts Limited Liability Company.
- The LLC has a perpetual duration unless you state a date of dissolution.
- The Massachusetts Registered Agent name and physical address.
- The names and addresses of each manager.
- The names and addresses of those authorized to execute documents.
- The name and business address of each person authorized to execute, acknowledge, deliver and record any recordable instrument regarding any interest in real property recorded with a Registry of Deeds or District Office of the Land Court.
- Optional provisions or additional matters.
- Consent of Registered Agent.
- The Massachusetts Organizer or Authorized person must sign.
- Contact information.

Note: Massachusetts requires original signatures on mailed filings but this is not required for a faxed document. The Massachusetts Secretary of the Commonwealth does not return the filed document to you. After filing you need to check their website and name search, if it is approved then you can view and download the filed documents.





Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Massachusetts and we will assist you to start your business in Massachusetts. We will provide you the Massachusetts LLC or Corporation forms to file and we will guide you through the entire process of forming a Massachusetts Corporation or LLC. As a professional Massachusetts Registered Agents, we will give you all the ongoing support including reminders and other related services.





How to start a business in Michigan?

Are you looking to start your business in Michigan? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Michigan. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Michigan.

What's the actual process to start a business in Michigan?

- 1. File Articles of Incorporation for a Michigan Corporation or Articles of Organization for a Michigan LLC with the Michigan Department of Licensing and Regulatory Affairs.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Michigan showing your approved Michigan business.
- 3. Then you can open a Michigan business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the State of Michigan Department of Treasury.
- 5. If your business trade requires a license, you'll have to apply for a license with the LARA Licensing Division. This division regulates multiple Michigan Licensing Boards and Agencies. The related information about licensing, you can find in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Michigan Articles of Incorporation:

The Michigan Articles of Incorporation cost \$60 with the Michigan Department of Licensing and Regulatory Affairs.

We can assist you to draft your Michigan Articles of Incorporation.

Some of the requirements for Michigan Corporations are:

- The <u>Michigan Corporation</u> must have a corporate ending such as INC, Incorporated, Corporation or a variation thereof.
- The Michigan Corporation name must be different than already registered Michigan corporations.
- A general purpose is sufficient but you may include a specific purpose.
- The number and class of shares the Michigan Corporation is authorized to issue.
- The name and office address of the Registered Agent in Michigan.
- The name and address of the Incorporator(s) of the Michigan Corporation.
- Optional provisions.
- The duration of the Corporation should be stated in the Articles only if not perpetual.
- The Incorporation is effective when filed unless you state a future effective date.
- Each Michigan Incorporator must sign and date the Articles of Incorporation.
- The name and phone number of the preparer of the Articles of Incorporation form.
- Name of person or organization remitting fees.

Note: Michigan does not require original signatures on new Michigan Corporation filings. Once your filings get approved they will mail the document copies to your address.





If you want a LLC, you file Michigan Articles of Organization:

To form a Michigan LLC, you need to file Michigan Articles of Organization.

Some of the requirements for Michigan LLC filings are:

- The business name must have a Limited Liability Company ending or a variation thereof.
- The Michigan company name must be different than already registered Michigan companies.
- The purpose of the Michigan Limited Liability Company may be general, stating a specific purpose is optional.
- State the duration of the Michigan LLC if not perpetual.
- The Michigan Registered Agent name and physical address.
- Optional provisions Michigan LLCs are member-managed unless the Articles of Organization state the LLC is manager-managed. If the Limited Liability company is to be manager-managed, include a statement to that effect in the optional provision section.
- The Michigan Organizer must sign and date the form.
- Preparer's name and phone number.
- Name of person or organization remitting fees.

Note: Michigan does not require original signatures on new Michigan Corporation filings. Once your filings get approved they will mail the document copies to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Michigan and we will assist you to start your business in Michigan. We will provide you the Michigan LLC or Corporation forms to file and we will guide you through the entire process of forming a Michigan Corporation or LLC. As a professional Michigan Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Minnesota?

Are you looking to start your business in Minnesota? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Minnesota. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Minnesota.

What's the actual process to start a business in Minnesota?

- 1. File Articles of Incorporation for a Minnesota Corporation or Articles of Organization for a Minnesota LLC with the Minnesota Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Minnesota showing your approved Minnesota business.
- 3. Then you can open a Minnesota business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Minnesota Department of Revenue and the Minnesota Department of Employment and Economic Development.
- 5. If your business trade requires a license, you'll have to apply for a license with the Minnesota Licensing Board. Most businesses don't, you can find all the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Minnesota Articles of Incorporation:

The Minnesota Articles of Incorporation cost \$160 with the Minnesota Secretary of State. We can assist you to draft your Minnesota Articles of Incorporation when you hire IncParadise to start your Minnesota business.

Some of the basic requirements of Minnesota Corporations are:

- An Incorporating Minnesota company ending such as Inc, Corporation, or Incorporated.
- An amount of Minnesota Corporation shares you would like to authorize.
- The name, address, and signature of the Minnesota Incorporator(s).
- The Registered Agent of the proposed Minnesota Corporation.
- A contact name, phone number, and email address.

Note: Minnesota does not require original signatures on new Minnesota Corporation filings. Once your filings get approved they will mail the document copies to your address.





If you want a LLC, you file Minnesota Articles of Organization:

To form a Minnesota LLC, you need to file Minnesota Articles of Organization.

Some of the basic requirements of Minnesota LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof.
- New Minnesota LLC's name must be different than already registered Minnesota companies.
- Duration of the Minnesota LLC is perpetual unless you state a term of years.
- The Minnesota Registered Agent and the physical address.
- The name, address, and signature of the Organizer.
- You need to include a contact name, phone number, and email address.
- Name, address and phone number of the person that prepared the form.

Note: Minnesota does not require original signatures on new Minnesota Corporation filings. Once your filings get approved they will mail the document copies to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Minnesota and we will assist you to start your business in Minnesota. We will provide you the Minnesota LLC or Corporation forms to file and we will guide you through the entire process of forming a Minnesota Corporation or LLC. As a professional Minnesota Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Mississippi?

Are you looking to start your business in Mississippi? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Mississippi. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Mississippi.

What's the actual process to start a business in Mississippi?

- 1. File Articles of Incorporation for a Mississippi Corporation or Articles of Organization for a Mississippi LLC using the Mississippi Secretary of State's online service.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Mississippi showing your approved Mississippi business.
- 3. Then you can open a Mississippi bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Mississippi Department of Revenue. We provide all these links in your online account.
- 5. Mississippi does not issue business licenses to all Mississippi businesses. However, some businesses need state licenses and permits for their activity. Various Mississippi agencies regulate professional, trade, and other licenses. You can find licensing related information in your online user account.
- 6. Some local cities or counties have a General or privilege license.
- 7. A Trade License can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Mississippi Articles of Incorporation:

The Mississippi Articles of Incorporation cost \$50 with the Mississippi Secretary of State. We can assist you to draft your Mississippi Articles of Incorporation when you hire IncParadise to start your Mississippi business.

Some of the basic requirements of Mississippi Corporations are:

- Business email address.
- Whether you are forming a Profit or Non-Profit Mississippi Corporation.
- The <u>Mississippi Corporation</u> must have a corporate ending such as INC, Incorporated, Corporation or a variation thereof.
- The Mississippi Corporation name must be different than already registered Mississippi Corporations.
- The Incorporation is effective when filed, unless you list a future effective date.
- Only Non-Profits have to list duration.
- Only Profit Corporations need to list the number of shares the Mississippi Corporation is authorized to issue and the class of the shares.
- The name and office address of the Registered Agent in Mississippi.
- The name and address of each Incorporator of the Mississippi Corporation.
- Other provisions.
- The Mississippi Incorporator must sign the Articles of Incorporation.

Note: Mississippi does not require original signatures on new Corporation filings. Once your filings get approved they will mail the document copies to your address.





If you want a LLC, you file Mississippi Articles of Organization:

To form a Mississippi LLC, you need to file Mississippi Articles of Organization.

Some of the basic requirements of Mississippi LLC filings are:

- The business name must have a Limited Liability Company ending or variation thereof.
- The Mississippi company name must be different than already registered Mississippi companies.
- The articles are effective when filed, unless you state a future effective date.
- Business email address.
- Federal Tax ID number.
- The Mississippi Registered Agent name and physical address.
- The Mississippi LLC duration is perpetual unless you state a specific date of dissolution.
- Management type manager(s)/member(s).
- Other matters the managers or members elect to include.
- The form must be signed by at least one member, manager, or organizer.
- The name, title, and address of each signer.

Note: Mississippi does not require original signatures on new Corporation filings. Once your filings get approved they will mail the document copies to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Mississippi and we will assist you to start your business in Mississippi. We will provide you the Mississippi LLC or Corporation forms to file and we will guide you through the entire process of forming a Mississippi Corporation or LLC. As a professional Mississippi Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Missouri?

Are you looking to start your business in Missouri? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Missouri. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Missouri.

What's the actual process to start a business in Missouri?

- 1. File Articles of Incorporation for a Missouri Corporation or Articles of Organization for a Missouri LLC with the Missouri Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Missouri showing your approved Missouri business.
- 3. Then open a Missouri business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Missouri Department of Revenue.
- 5. If your business trade requires a license, you'll have to apply for a license with the Missouri Licensing Board. Most businesses don't, you can find all the relevant information about licensing in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may also need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Missouri Articles of Incorporation:

The Missouri Articles of Incorporation cost \$50 with the Missouri Secretary of State. We custom draft your Missouri Articles of Incorporation when you hire IncParadise to start your Missouri business.

Some of the basic requirements of Missouri Corporations are:

- An Incorporating Missouri company ending such as Inc, Corporation, or Incorporated
- The duration may be perpetual or for a limited term
- A specific Corporation purpose (including a general clause is optional)
- If the value of shares exceeds \$30,000 you have to list the class and par value of the shares
- The number of Directors is optional
- The Articles of Incorporation are effective when filed unless you state a future date
- The name, address, and signature of the Missouri Incorporator(s)
- The Registered Agent of the proposed Missouri Corporation
- Name and address where the filed document should be returned

Note: Missouri does not require original signatures on new Missouri Corporation filings. Once your filings get approved the stamped form will be mailed to your address.





If you want an LLC, you file Missouri Articles of Organization:

To form a Missouri LLC, you need to file Missouri Articles of Organization.

Some of the basic requirements of Missouri LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof.
- New Missouri LLCs name must be different than already registered Missouri companies.
- Duration of the Missouri LLC may be limited or perpetual.
- The specific purpose(s) for which the Missouri Limited Liability Company is formed. You may also include a general purpose clause.
- The Missouri Registered Agent and the physical address.
- The name and address of the LLC Organizer(s).
- If the Limited Liability company is to be managed by one or more managers or members.
- The Missouri Organizer must sign.
- Name and address where the filed document should be returned.

Note: Missouri does not require original signatures on new Missouri Corporation filings. Once your filings get approved the stamped form will be mailed to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Missouri and we will assist you to start your business in Missouri. We will provide you the Missouri LLC or Corporation forms to file and we will guide you through the entire process of forming a Missouri Corporation or LLC. As a professional Missouri Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Montana?

Are you looking to start your business in Montana? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Montana. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Montana.

What's the actual process to start a business in Montana?

- 1. File Articles of Incorporation for a Montana Corporation or Articles of Organization for a Montana LLC with the Montana Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Montana showing your approved Montana business.
- 3. Then you can open a Montana business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Montana Department of Revenue and the Montana Unemployment Insurance Division.
- 5. If your business trade requires a license, you'll have to apply for a license with the Montana Licensing Board. Most businesses don't, you can find all the relevant license information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Montana Articles of Incorporation:

The Montana Articles of Incorporation cost \$70 with the Montana Secretary of State. We custom draft your Montana Articles of Incorporation.

Some of the basic requirements for Montana Corporations are:

- An Incorporating Montana company ending such as Inc, Corporation, or Incorporated
- Number of Montana Corporation shares you would like to authorize
- The name, address, and signature of the Montana Incorporator
- The Registered Agent of the proposed Montana Corporation
- If you do not specify a delayed effective date, the incorporation is effective when the articles are filed
- You must list a contact phone number and email on the Montana Articles of Incorporation.

Note: Montana does not require original signatures on new Montana Corporation filings. Once your filings get approved the documents will be mailed to your address.





If you want a LLC, you file Montana Articles of Organization:

To form a Montana Limited Liability company, you need to file Articles of Organization. Some of the basic requirements of Montana LLC filings are:

- The business name must have a Limited Liability company ending or a variation thereof.
- New Montana LLCs name must be different than already registered Montana companies.
- Duration of the Montana LLC may be perpetual or limited.
- The purpose of the Montana Limited Liability company.
- The Montana Registered Agent and the physical address.
- The LLC's principal address
- The name, title, and signature of the Montana LLC Organizer.
- If the Limited Liability company is to be managed by one or more managers or members. List the members or managers names and addresses.
- If the members are liable for the LLC's debts and obligations, attach a list of the liable members and their written consent.
- If you are professional LLC, list the services you provide.

Note: Montana does not require original signatures on new Montana Corporation filings. Once your filings get approved the documents will be mailed to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Montana and we will assist you to start your business in Montana. We will provide you the Montana LLC or Corporation forms to file and we will guide you through the entire process of forming a Montana Corporation or LLC. As a professional Montana Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Nebraska?

Are you looking to start your business in Nebraska? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Nebraska. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Nebraska.

What's the actual process to start a business in Nebraska?

- 1. File Articles of Incorporation for a Nebraska Corporation or Certificate of Organization (formerly called Articles of Organization) for a Nebraska LLC with the Nebraska Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Nebraska showing your approved Nebraska business.
- 3. Then you can open a Nebraska business bank account.
- 4. Nebraska Corporations and LLCs have to publish in a newspaper for three weeks after formation. Then they need to file an affidavit of publication with the Secretary of State.
- 5. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Nebraska Department of Revenue.
- 6. If your business trade requires a license, you'll have to apply for a license with the Nebraska Licensing Board. Most businesses don't, you can find all relevant information in your online user account.
- 7. Some local cities or counties have a General license, but most don't.
- 8. A Local Trade license can be obtained, if the city or counties regulations require it.
- 9. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Nebraska Articles of Incorporation:

The Nebraska Articles of Incorporation cost \$60 with the Nebraska Secretary of State. We can assist you to draft your Nebraska Articles of Incorporation when you hire IncParadise to start your Nebraska business.

Some of the basic requirements of Nebraska Corporations are:

- The Nebraska Corporation must have a corporate ending such as INC, Incorporated, Corporation or a variation thereof.
- The <u>Nebraska Corporation</u> name must be different than already registered Nebraska corporations.
- The number of shares the Nebraska Corporation is authorized to issue, if shares are to consist of one class only, the par value of each share is required or, if shares are to be divided into classes, the number of shares of each class and a statement of the par value of the shares of each class is required.
- The name and office address of the Registered Agent in Nebraska.
- The name and address of the Incorporators of the Nebraska Corporation.
- Any provision limiting or eliminating the requirement to hold an annual meeting of the shareholders, if the Corporation is registered or intends to register as an investment company under the federal Investment Company Act of 1940.
- The names and street addresses of the individuals who are to serve as the Initial Directors.
- Any optional provisions.
- The Nebraska Incorporator, Chairperson or Officer must sign the Articles of Incorporation, and state his/her title.
- Date of execution.

Note: Nebraska Corporation filing, it needs to have original signatures. But, if you are doing an online application then this is not required. Once your filings get approved the Secretary of State will mail you the stamped document to your address. If you applied online you will get the confirmation email from Secretary of State and you can view the documents from it.





If you want a LLC, you file Nebraska Certificate of Organization:

To form a Nebraska LLC, you need to file a Nebraska Certificate of Organization. The Nebraska LLC filing fee is \$100.

Some of the basic requirements of Nebraska LLC filings are:

- The business name must have a Limited Liability Company ending or a variation thereof.
- The Nebraska company name must be different than already registered Nebraska companies.
- The purpose of the Nebraska Limited Liability company. If your LLC provides a professional service, include a statement of the profession to be practiced.
- The address of the principal place of business.
- The Nebraska Registered Agent name and physical address.
- The total amount of cash contributed to stated capital, and a description and agreed value of property other than cash contributed.
- The total additional contributions agreed to be made by all members, and the times at which or events upon the happening of which the contributions will be made.
- The right, if given, of the members to admit additional members and the terms and conditions of the admission.
- Management type manager(s)/member(s). If the Limited Liability Company is to be managed
 by one or more managers, the names and addresses of the persons who will serve as managers
 until the successor is elected. If the management of the LLC is reserved to the one or more
 classes of members, the names and addresses of such members.
- Duration of the Nebraska LLC.
- Optional provisions.
- The Nebraska Organizer must sign and date.

Note: Nebraska Corporation filing, needs to have original signatures. But, if you are doing an online application then this is not required. Once your filings get approved the Secretary of State will mail you the stamped document to your address. If you applied in online you will get the confirmation email from Secretary of State and you can view the documents from it.





Are you a do-it-yourselfer? You can save some money:

Hire us as your <u>Registered Agent in Nebraska</u> and we will assist you to start your business in Nebraska. We will provide you the Nebraska LLC or Corporation forms to file and we will guide you through the entire process of forming a Nebraska Corporation or LLC. As a professional Nebraska Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Nevada?

Are you looking to start your business in Nevada? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Nevada. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Nevada.

What's the actual process to start a business in Nevada?

- 1. File Articles of Incorporation for a Nevada Corporation or Articles of Organization for a Nevada LLC with the Nevada Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Nevada showing your approved Nevada business.
- 3. Then you can open a Nevada business bank account.
- 4. Nevada Corporations need to pay the \$200 fee and get a Nevada State Business License. You can do this online after Incorporating with the Secretary of State.
- 5. You register your Nevada Corporation with the Department of Taxation, the Division of Industrial Relations, and the Employment Security Division if you're going to have employees or need to withhold sales tax.
- 6. If your business trade requires a license, you'll have to apply for a license with the Nevada Licensing Board. Most businesses don't, you can find all the relevant information in your online user account.
- 7. Some local cities or counties have a General license, but most don't.
- 8. A Local Trade license can be obtained, if the city or counties regulations require it.
- 9. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Nevada Articles of Incorporation:

The Nevada Articles of Incorporation cost \$75 with the Nevada Secretary of State. We can assist you to draft your Nevada Articles of Incorporation when you hire IncParadise to start your Nevada business.

Some of the basic requirements of Nevada Corporations are:

- An Incorporating Nevada company ending such as Inc, Corporation, or Incorporated
- A corporate purpose is optional
- An amount of Nevada Corporation shares you would like to authorize
- The par value of the shares
- The name and address of the Nevada Corporation Directors
- The name, address, and signature of the Nevada Incorporator(s)
- The name, address, and signature of the Registered Agent for the Nevada Corporation

Note: Nevada does not require original signatures on new Nevada Corporation filings. You can choose the method of return and you've the option for mailing to your address or to get via an email/fax from Nevada Secretary of State.





If you want a LLC, you file Nevada Articles of Organization:

To form a Nevada LLC, you need to file Nevada Articles of Organization. There is a \$75 Nevada LLC filing fee.

Some of the basic requirements of Nevada LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof.
- New Nevada LLCs name must be different than already registered Nevada companies.
- Duration of the Nevada LLC is perpetual unless you list a dissolution date.
- The purpose of the Nevada Limited Liability company.
- The Nevada Registered Agent and office address. The Registered Agent must sign to accept the appointment.
- The name, address, and signature of the Organizer(s).
- If the Limited Liability company is to be managed by one or more managers or members. You have to list the names and addresses of the LLCs managers or managing members.

Note: Nevada does not require original signatures on new Nevada Corporation filings. You can choose the method of return and you've the option of mailing to your address or to get via an email/fax from Nevada Secretary of State.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Nevada and we will assist you to start your business in Nevada. We will provide you the Nevada LLC or Corporation forms to file and we will guide you through the entire process of forming a Nevada Corporation or LLC. As a professional Nevada Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in New Hampshire?

Are you looking to start your business in New Hampshire? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in New Hampshire. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in New Hampshire.

What's the actual process to start a business in New Hampshire?

- 1. File Articles of Incorporation for a New Hampshire Corporation or Articles of Organization for a New Hampshire LLC with the New Hampshire Department of State. You need to include the SRA Addendum with your filing.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of New Hampshire showing your approved New Hampshire business.
- 3. Then you can open a New Hampshire business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the New Hampshire Department of Revenue.
- 5. If your business trade requires a license, you'll have to apply for a license with the New Hampshire Licensing Board. Most businesses don't, you can get the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file New Hampshire Articles of Incorporation:

The New Hampshire Articles of Incorporation cost \$100 with the New Hampshire Department of State. We can assist you to draft your New Hampshire Articles of Incorporation when you hire IncParadise to start your New Hampshire business.

Some of the basic requirements of New Hampshire Corporations are:

- An Incorporating New Hampshire company ending such as Inc, Corporation, or Incorporated
- A Corporation purpose is optional
- An amount of <u>New Hampshire Corporation</u> shares you would like to authorize
- A statement that "The sale or offer for sale of any ownership interests in this business will
 comply with the requirements of the New Hampshire Uniform Securities Act (RSA 421-B)"
- The name, address, and signature of the New Hampshire Corporation Incorporator(s)
- The New Hampshire Registered Agent of the proposed New Hampshire Corporation

Note: New Hampshire requires original signatures on new New Hampshire Corporation filings. Once your filings get approved the state will mail the stamped documents to your address.





If you want a LLC, you file New Hampshire Articles of Organization:

To form a New Hampshire LLC, you need to file New Hampshire Articles of Organization, known in New Hampshire as the Certificate of Formation. The filing fee for a New Hampshire LLC Certificate of Formation is \$100.

Some of the basic requirements of New Hampshire LLC filings are:

- The business name must have a Limited Liability company ending or a variation thereof.
- New Hampshire LLCs name must be different than already registered New Hampshire companies.
- Duration of the New Hampshire LLC. You may state a perpetual existence or a specific date of dissolution.
- The New Hampshire Limited Liability company must have a specific purpose.
- The New Hampshire Registered Agent and the physical address.
- Whether the Limited Liability company is to be managed by one or more managers.
- A statement that "the sale or offer for sale of any ownership interests in the business will comply with the requirements of the New Hampshire Uniform Securities Act (RSA 421-B)"
- The Articles must be signed by a member or manager. If the LLC is manager-managed, a manager must sign. If the LLC is member-managed, a member must sign.

Note: New Hampshire requires original signatures on new New Hampshire Corporation filings. Once your filings get approved the state will mail the stamped documents to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in New Hampshire and we will assist you to start your business in New Hampshire. We will provide you the New Hampshire LLC or Corporation forms to file and we will guide you through the entire process of forming a New Hampshire Corporation or LLC. As a professional New Hampshire Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in New Jersey?

Are you looking to start your business in New Jersey? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in New Jersey. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in New Jersey.

What's the actual process to start a business in New Jersey?

- 1. File a Public Records Filing with the New Jersey Division of Revenue to form a New Jersey Corporation or a New Jersey LLC.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed Articles from the State of New Jersey showing your approved New Jersey business.
- 3. Then you can open a New Jersey business bank account.
- 4. After you file the Public Records Filing, you also need to mail or fax the Business Registration form to the New Jersey Division of Revenue.
- 5. Many businesses need a State Trade, occupation, or other business license. You will contact the State Board or Agency to get your license. You can find all the related information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file New Jersey Public Records Filing:

The New Jersey Public Records Filing cost \$125 with the New Jersey Division of Revenue. Once it is filed, the Public Records Filing becomes the Articles of Incorporation for your New Jersey Corporation.

Some of the requirements for a New Jersey Corporation are:

- The <u>New Jersey Corporation</u> must have a corporate ending such as Incorporated, Corporation or an abbreviation thereof.
- The duration of the Corporation is "perpetual" unless otherwise stated.
- The New Jersey Corporations purpose is general unless you state a specific purpose.
- The total shares of New Jersey Corporation stock.
- The name of the Registered Agent in New Jersey and the registered office address.
- The name and address of at least one Initial Director of the New Jersey Corporation.
- The name, address, and signature of the New Jersey Incorporator(s).

Note: New Jersey only requires original signatures if you mail your filing. Once your filings get approved a filing certificate will be sent to your New Jersey Registered Agent.





If you want a LLC, you file New Jersey Articles of Organization:

To form a New Jersey LLC, you will need to file a New Jersey public records filing. This filing becomes your LLC's Articles of Organization. There is a \$125 filing fee to form a New Jersey LLC.

Some of the basic requirements of New Jersey LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof.
- New Jersey LLCs name must be different than already registered New Jersey companies.
- Duration of the New Jersey LLC is perpetual unless you list a term.
- The purpose of the New Jersey Limited Liability company is general unless you list a specific
 one.
- The New Jersey Registered Agent and the physical address.
- The New Jersey Limited Liability Company's business address.
- The name and address of the New Jersey LLC Organizer.
- Any authorized representative may sign for the LLC filing.

Note: New Jersey only requires original signatures if you mail your filing. Once your filings get approved a filing certificate will be sent to your New Jersey Registered Agent.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in New Jersey and we will assist you to start your business in New Jersey. We will provide you the New Jersey LLC or Corporation forms to file and we will guide you through the entire process of forming a New Jersey Corporation or LLC. As a professional New Jersey Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in New Mexico?

Are you looking to start your business in New Mexico? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in New Mexico. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in New Mexico.

What's the actual process to start a business in New Mexico?

- 1. File Articles of Incorporation for a New Mexico Corporation or Articles of Organization for a New Mexico LLC with the New Mexico Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of New Mexico showing your approved New Mexico business.
- 3. Then you can open a New Mexico business bank account.
- 4. You register your New Mexico Corporation or LLC with the New Mexico Taxation and Revenue Department or the New Mexico Department of Workforce Solutions if you're going to have employees or need to withhold sales tax.
- 5. There is no New Mexico State General Business License, but some business activities (professionals, construction, and alcohol) are regulated by New Mexico State Licensing laws. You would require getting the appropriate state licenses for your New Mexico business.
- 6. Local governments may also require certain businesses to have permits. You need to contact your county and city government to find out the requirements apply to your New Mexico business.
- 7. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file New Mexico Articles of Incorporation:

The New Mexico Articles of Incorporation cost a minimum of \$100 with the New Mexico Secretary of State. We can assist you to draft your New Mexico Articles of Incorporation when you hire IncParadise to start your New Mexico business.

Some of the basic requirements of New Mexico Corporations are:

- An Incorporating New Mexico company ending, such as Inc, Corporation, or Incorporated.
- The corporation is perpetual unless you state a different period.
- A specific Corporation purpose.
- The amount of New Mexico Corporation shares you would like to authorize.
- The name and address of at least one New Mexico Corporation Director.
- The date the New Mexico Incorporation was executed.
- The name, address, and signature of the New Mexico Incorporator(s).
- The corporation's New Mexico Registered Agent.

Note: New Mexico requires original signatures on new New Mexico Corporation filings. Once your filings get approved the stamped documents will be mailed to your address.





If you want a LLC, you file New Mexico Articles of Organization:

To form a New Mexico LLC, you need to file New Mexico Articles of Organization. There is a \$50 article of organization filing fee.

Some of the basic requirements of New Mexico LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof.
- New Mexico LLCs name must be different than already registered New Mexico companies.
- The default duration of the New Mexico LLC is perpetual.
- The New Mexico Registered Agent and the physical address.
- The names and signature of the LLC Organizer(s).
- If the Limited Liability company is to be managed by one or more managers or members. The members or managers names are not required on the New Mexico Articles of Organization.

Note: You can file the New Mexico LLC via Online and if you select IncParadise as your Registered Agent we will assist you through the process. Normally it takes approximately 3 days for the processing.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in New Mexico and we will assist you to start your business in New Mexico. We will provide you the New Mexico LLC or Corporation forms to file and we will guide you through the entire process of forming a New Mexico Corporation or LLC. As a professional New Mexico Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in New York?

Are you looking to start your business in New York? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in New York. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in New York.

What's the actual process to start a business in New York?

- 1. File Certificate of Incorporation for a New York Corporation or Articles of Organization for a New York LLC with the New York Department of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of New York showing your approved New York business.
- 3. Then you can open a New York business bank account.
- 4. New York LLCs have to Publish in a New York newspaper The New York LLC Publication process can be a confusing and daunting task. We have a template you can use and we also have listed different newspapers that we have found to be the cheapest to publish with. After you publish, the papers you will mail your proof of publication. Send your proof of publication, publication affidavit, and \$50 filing fee to the New York Department of State.
- 5. If you're going to have employees or need to withhold sales tax, you will probably need to register with the New York Departments of Taxation and Labor. We provide all these links in your online account.
- 6. If your business trade requires a license, you'll have to apply for a license with the New York Licensing Board. Most businesses don't, you can find all relevant information in your online user account.
- 7. Some local cities or counties have a General license, but most don't.
- 8. A Local Trade license can be obtained, if the city or counties regulations require it.
- 9. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file New York Certificate of Incorporation:

The New York Certificate of Incorporation costs \$135 with the New York Department of State. You can file by mail, by fax, in person, or online. We custom draft your New York Certificate of Incorporation when you hire IncParadise to start your New York business.

Some of the basic requirements of New York Corporations are:

- An Incorporating New York company ending such as Inc, Corporation, or Incorporated
- A general corporate purpose
- The county where the Corporations office is located
- An amount of New York Corporation shares you would like to authorize
- The par value of the shares
- The name, address, and signature of the New York Incorporator
- The Registered Agent and office of the New York Corporation

Note: New York does not require original signatures on new New York Corporation filings. Once your filings get approved the stamped documents will mail to your address.





If you want a LLC, you file New York Articles of Organization:

To form a New York LLC, you need to file Articles of Organization with the Department of State. You must include the \$200 New York LLC filing fee.

Some of the basic requirements of New York LLC filings are:

- The business name must have a Limited Liability company ending or variations thereof, like LLC, L.L.C.
- The New York business name must be different than already registered New York businesses.
- The duration of the New York LLC, (Usually perpetual.)
- New York Limited Liability companies do not need to state a LLC purpose.
- The New York Registered Agent and the physical address.
- The names and addresses of the Initial Member(s) are not required
- If the New York Limited Liability company is to be managed by one or more managers, you must specify this management structure. Manager's names are not required.
- Someone must sign as the New York LLC Organizer.

Note: New York does not require original signatures on new New York Corporation filings. Once your filings get approved the stamped documents will mail to your address. New York also requires additional local news publishing after your filings.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in New York and we will assist you to start your business in New York. We will provide you the New York LLC or Corporation forms to file and we will guide you through the entire process of forming a New York Corporation or LLC. As a professional New York Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in North Carolina?

Are you looking to start your business in North Carolina? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in North Carolina. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in North Carolina.

What's the actual process to start a business in North Carolina?

- 1. File Articles of Incorporation for a North Carolina Corporation or Articles of Organization for a North Carolina LLC with the North Carolina Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of North Carolina showing your approved North Carolina business.
- 3. Then you can open a North Carolina business bank account.
- 4. You register your North Carolina LLC with the North Carolina Department of Revenue or the North Carolina Department of Labor if you're going to have employees or need to withhold sales tax
- 5. No North Carolina general business license that ensures statewide compliance. Some businesses are subject to state license requirements while others are not, you can find all the related information in your online user accounts.
- 6. Check if you need any North Carolina state occupational licenses and permits for your business.
- 7. Check if you need any local city or county licenses for your business.
- 8. You may also need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file North Carolina Articles of Incorporation:

The North Carolina Articles of Incorporation cost \$125 with the North Carolina Secretary of State. We can assist you to draft your North Carolina Articles of Incorporation when you hire IncParadise to start your North Carolina business.

Some of the basic requirements of North Carolina Corporations are:

- An Incorporating North Carolina company ending such as Inc, Corporation, or Incorporated
- The amount of North Carolina Corporation shares you would like to authorize
- The class of the shares
- The North Carolina Corporations principal office address
- The date you would like the North Carolina Incorporation to be effective
- The name, address, and signature of the North Carolina Incorporator(s)
- The Registered Agent of the proposed North Carolina Corporation

Note: North Carolina does not require original signatures on new North Carolina Corporation filings. Once your filings get approved the stamped documents will be mailed to your address. If you filed via online, then Secretary of State will email it and you can view the documents.





If you want a LLC, you file North Carolina Articles of Organization:

To form a North Carolina Limited Liability company, you need to file Articles of Organization and pay the \$125 filing fee.

Some of the basic requirements of North Carolina LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof.
- New North Carolina LLCs name must be different than already registered North Carolina companies.
- Duration of the North Carolina LLC is perpetual unless you state a dissolution date.
- The purpose of the North Carolina Limited Liability company.
- The North Carolina Registered Agent and the physical address.
- The North Carolina LLC principal office address, if you have one.
- The names and addresses of the LLC Organizer. North Carolina LLC Organizer may be a member but doesn't have to be.
- If the LLC is to be member-managed or manager-managed.
- The articles are effective when filed, unless you specify a different date.
- The North Carolina Organizer must sign.

Note: North Carolina does not require original signatures on new North Carolina Corporation filings. Once your filings get approved the stamped documents will be mailed to your address. If you filed via online, then Secretary of State will email it and you can view the documents.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in North Carolina and we will assist you to start your business in North Carolina. We will provide you the North Carolina LLC or Corporation forms to file and we will guide you through the entire process of forming a North Carolina Corporation or LLC. As a professional North Carolina Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in North Dakota?

Are you looking to start your business in North Dakota? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in North Dakota. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in North Dakota.

What's the actual process to start a business in North Dakota?

- 1. File Articles of Incorporation for a North Dakota Corporation or Articles of Organization for a North Dakota LLC with the North Dakota Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of North Dakota showing your approved North Dakota business.
- 3. Then you can open a North Dakota business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the North Dakota Office of the State Tax Commissioner. You obtain a trade license, if you actually need one. Most businesses don't, you can find the relevant information and contacts in your online user accounts.
- 5. A trade business license can be obtained, if the city or counties regulations require it.
- 6. You may also need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file North Dakota Articles of Incorporation:

The North Dakota Articles of Incorporation cost \$100 with the North Dakota Secretary of State. We can assist you to draft your North Dakota Articles of Incorporation when you hire IncParadise to start your North Dakota business.

Some of the basic requirements of North Dakota Corporations are:

- The <u>North Dakota Corporation</u> must have a corporate ending such as Incorporated, Corporation or an abbreviation thereof.
- The duration of the corporation is "perpetual" unless otherwise stated.
- The purpose of the North Dakota Corporation.
- The number of shares the North Dakota Corporation is authorized to issue and par value.
- The name of the Registered Agent in North Dakota and the registered office address.
- The name and address of the directors of the North Dakota Corporation.
- The name and address of the North Dakota Incorporators.
- Date of execution.
- The North Dakota Incorporator must sign the Articles of Incorporation.
- The name and business address of the person preparing the North Dakota Articles of Incorporation.

Note: North Dakota does not require original signatures on new North Dakota Corporation filings. Once your filings get approved the stamped documents will mailed to your address.





If you want an LLC, you file North Dakota Articles of Organization:

To form a North Dakota LLC, you need to file Articles of Organization and pay the \$135 fee.

Some of the basic requirements of North Dakota LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof, such as LLC, L.L.C.
- The North Dakota business name must be different than already registered North Dakota businesses.
- The duration of the North Dakota LLC, (Usually perpetual.)
- North Dakota Limited Liability companies do not need to state a LLC purpose.
- The North Dakota Registered Agent and the physical address.
- The names and addresses of the Initial Member(s) are not required
- If the North Dakota Limited Liability Company is to be managed by one or more managers, you
 must specify this management structure. Manager's names are not required.
- Someone must sign as the North Dakota LLC Organizer.

Note: North Dakota does not require original signatures on new North Dakota Corporation filings. Once your filings get approved the stamped documents and Certificate of Formation will be mailed to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in North Dakota and we will assist you to start your business in North Dakota. We will provide you the North Dakota LLC or Corporation forms to file and we will guide you through the entire process of forming a North Dakota Corporation or LLC. As a professional North Dakota Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Ohio?

Are you looking to start your business in Ohio? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Ohio. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Ohio.

What's the actual process to start a business in Ohio?

- 1. File Articles of Incorporation for an Ohio Corporation or Articles of Organization for an Ohio LLC with the Ohio Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Ohio showing your approved Ohio business.
- 3. Then you can open an Ohio business bank account.
- 4. Further you need to register with the Ohio Department of Taxation. From there, you will get to know more about the taxation requirements.
- 5. Ohio doesn't have a general state business license requirement. You can also use the online Ohio Business Gateway to find out which licenses and permits your business needs.
- 6. You need to contact the Ohio New Hire Reporting Center and the Ohio Bureau of Workers Compensation, if you have employees.
- 7. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Ohio Articles of Incorporation:

The Ohio Articles of Incorporation cost \$99 with the Ohio Secretary of State. We can assist you to draft your Ohio Articles of Incorporation when you hire IncParadise to start your Ohio business.

Some of the basic requirements of Ohio Corporations are:

- The Ohio Corporation company must have a corporate ending such as Incorporated, Corporation or an abbreviation thereof.
- The duration of the corporation is "perpetual" unless otherwise stated.
- The purpose of the Ohio Corporation.
- The number of shares the Ohio Corporation is authorized to issue and par value.
- The name of the Registered Agent in Ohio and the registered office address.
- The name and address of the Directors of the Ohio Corporation.
- The name and address of the Ohio Incorporators.
- Date of execution.
- The Ohio Incorporator must sign the Articles of Incorporation.
- The name and business address of the person preparing the Ohio Articles of Incorporation

Note: Ohio does not require original signatures on new Ohio Corporation filings. Once your filings get approved the Ohio Secretary of State will mail you the stamped documents to your address.





If you want a LLC, you file Ohio Articles of Organization:

To form an Ohio LLC, you need to file Ohio Articles of Organization and pay the \$99 filing fee. Some of the basic requirements of Ohio LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof, such as LLC, L.L.C.
- The Ohio business name must be different than already registered Ohio businesses.
- The duration of the Ohio LLC, (Usually perpetual.)
- Ohio Limited Liability companies do not need to state a LLC purpose.
- The Ohio Registered Agent and the physical address.
- The names and addresses of the initial member(s) are not required
- If the Ohio Limited Liability company is to be managed by one or more managers, you must specify this management structure. Manager's names are not required.
- Someone must sign as the Ohio LLC Organizer.

Note: Ohio does not require original signatures on new Ohio Corporation filings. Once your filings get approved the Ohio Secretary of State will mail you the stamped documents to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Ohio and we will assist you to start your business in Ohio. We will provide you the Ohio LLC or Corporation forms to file and we will guide you through the entire process of forming a Ohio Corporation or LLC. As a professional Ohio Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Oklahoma?

Are you looking to start your business in Oklahoma? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Oklahoma. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Oklahoma.

What's the actual process to start a business in Oklahoma?

- 1. File Certificate of Incorporation for an Oklahoma Corporation or Articles of Organization for an Oklahoma LLC with the Oklahoma Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Oklahoma showing your approved Oklahoma business.
- 3. Then you can open a Oklahoma business bank account.
- 4. If you're going to withhold sales tax or have employees, you will probably need to register with the Oklahoma Tax Commission and the Oklahoma Department of Labor.
- 5. There is no Oklahoma State general business license. You can find more information regarding business licenses on the state website.
- 6. If your trade requires a license, you'll have to apply for a license with the Oklahoma Licensing Board.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file an Oklahoma Certificate of Incorporation:

The Oklahoma Certificate of Incorporation cost a minimum of \$50 with the Oklahoma Secretary of State. We can assist you to draft your Oklahoma Certificate of Incorporation when you hire IncParadise to start your Oklahoma business.

The Oklahoma Articles of Incorporation must include:

- A Corporate company ending such as Inc, Corporation, or Incorporated.
- The corporation's duration is perpetual unless you state otherwise.
- The corporate purpose may be general or specific.
- The amount of shares authorized.
- The class of the shares.
- The par value of the shares.
- If the Incorporators will not be the Directors, list the names and addresses of the Oklahoma Corporation Directors.
- The name, address, and signature of the Oklahoma Incorporator.
- The Registered Agent of the Oklahoma Corporation.

Note: Oklahoma does not require original signatures on new Oklahoma Corporation filings. Once your filings get approved the Secretary of State will mail you the stamped documents. If you filed via online application, then you will get an email, from that you can view and download the documents.





If you want a LLC, you file Oklahoma Articles of Organization:

To form an Oklahoma LLC, you need to file Oklahoma Articles of Organization. The LLC Articles of Incorporation cost \$100.

Some of The basic requirements of Oklahoma LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof.
- New Oklahoma LLC's name must be different than already registered Oklahoma companies.
- Duration of the Oklahoma LLC.
- The Oklahoma Registered Agent and the physical address.
- The Oklahoma LLC's principal address.
- The name, address, and signature of the LLC Organizer.

Note: Oklahoma does not require original signatures on new Oklahoma Corporation filings. Once your filings get approved the Secretary of State will mail you the stamped documents. If you filed via online application, then you will get an email, from that you can view and download the documents.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Oklahoma and we will assist you to start your business in Oklahoma. We will provide you the Oklahoma LLC or Corporation forms to file and we will guide you through the entire process of forming a Oklahoma Corporation or LLC. As a professional Oklahoma Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Oregon?

Are you looking to start your business in Oregon? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Oregon. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Oregon.

What's the actual process to start a business in Oregon?

- 1. File Articles of Incorporation for an Oregon Corporation or Articles of Organization for an Oregon LLC with the Oregon Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Oregon showing your approved Oregon business.
- 3. Then you can open a Oregon business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Oregon Department of Revenue.
- 5. Check the Oregon License Directory to see if you need any additional certifications, permits, or registrations. You can find all the related information in your online user accounts when you sign up with IncParadise.
- 6. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Oregon Articles of Incorporation:

The Oregon Articles of Incorporation cost \$100 with the Oregon Secretary of State. We can assist you to draft your Oregon Articles of Incorporation when you hire IncParadise to start your Oregon business.

Some of the basic requirements of Oregon Corporations are:

- Incorporating Oregon company ending such as Inc, Corporation, or Incorporated
- The number of shares
- The Oregon Corporations mailing address
- The name, address, and signature of the Oregon Incorporator(s)
- The Registered Agent of the Oregon Corporation
- Attach an additional sheet to include any optional provisions

Note: Oregon does not require original signatures on new Oregon Corporation filings. Once your filings get approved the Secretary of State will send you the stamped documents via mail or fax.

If you want a LLC, you file Oregon Articles of Organization:

To form an Oregon LLC, you need to file Oregon Articles of Organization and pay the \$100 filing fee.

Some of the basic requirements of Oregon LLC Articles of Organization are:

- The business name must have a Limited Liability Company ending or a variation thereof.
- New Oregon LLCs name must be different than already registered Oregon companies.
- Duration of the Oregon LLC.
- The Oregon Registered Agent and the physical address.
- The Oregon LLCs mailing address.
- The names, addresses, and signature of the Organizer(s).
- If the Limited Liability Company is not member managed, you must state whether it has a single manager or multiple managers. Listing the members and managers in the articles is optional.

Note: Oregon does not require original signatures on new Oregon Corporation filings. Once your filings get approved the Secretary of State will send you the stamped documents via mail or fax.





Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Oregon and we will assist you to start your business in Oregon. We will provide you the Oregon LLC or Corporation forms to file and we will guide you through the entire process of forming a Oregon Corporation or LLC. As a professional Oregon Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Pennsylvania?

Are you looking to start your business in Pennsylvania? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Pennsylvania. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Pennsylvania.

What's the actual process to start a business in Pennsylvania?

- 1. File Articles of Incorporation for a Pennsylvania Corporation or Certificate of Organization for a Pennsylvania LLC with the Pennsylvania Department of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Pennsylvania showing your approved Pennsylvania business.
- 3. Then you can open a Pennsylvania business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Pennsylvania Department of Revenue.
- 5. If your business trade needs a license, you'll need to apply for a license with the Pennsylvania Bureau of Professional and Occupational Affairs. You can find the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Pennsylvania Articles of Incorporation:

The Pennsylvania Articles of Incorporation cost \$125 with the Pennsylvania Department of State by mail, in person, or online. We can assist you to draft your Pennsylvania Articles of Incorporation when you hire IncParadise to start your Pennsylvania business.

Some of the basic requirements of Pennsylvania Corporations are:

- An Incorporating Pennsylvania company ending such as Inc, Corporation, or Incorporated
- A statement that the corporation is organized under the provisions of the Business Corporation law of 1988
- The corporation is perpetual unless the articles state a term
- The amount of Pennsylvania Corporation shares you would like to authorize
- The articles are effective when filed unless you specify a later date
- The name, address, and signature of the Pennsylvania Incorporator
- The Registered Agent of the proposed Pennsylvania Corporation
- Attach a Docketing Statement to your Pennsylvania Articles of Incorporation

Note: Pennsylvania does not require original signatures on new Pennsylvania Corporation filings. Once your filings get approved the confirmation will be mailed to your address.





If you want a LLC, you file Pennsylvania Certificate of Organization:

To form a Pennsylvania LLC, you need to file a Certificate of Organization and pay the \$125 fee. Some of the basic requirements of Pennsylvania LLC filings are:

- The business name must have a Limited Liability company ending or variation of it.
- New Pennsylvania LLCs name must be different than already registered Pennsylvania companies.
- The address of the LLC's registered office, or the name of the Commercial Registered Agent
- The names, address, and signature of each Organizer
- Whether members interest is evidenced by a Certificate of Membership Interest
- Whether the LLC is manager managed
- The effective date of the Certificate of Organization
- If it is a professional LLC, state the service to be provided
- Docketing Statement must be attached

Note: Pennsylvania does not require original signatures on new Pennsylvania Corporation filings. Once your filings get approved the confirmation will be mailed to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Pennsylvania and we will assist you to start your business in Pennsylvania. We will provide you the Pennsylvania LLC or Corporation forms to file and we will guide you through the entire process of forming a Pennsylvania Corporation or LLC. As a professional Pennsylvania Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Rhode Island?

Are you looking to start your business in Rhode Island? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Rhode Island. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Rhode Island.

What's the actual process to start a business in Rhode Island?

- 1. File Articles of Incorporation for a Rhode Island Corporation or Articles of Organization for a Rhode Island LLC with the Rhode Island Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Rhode Island showing your approved Rhode Island business.
- 3. Then you can open a Rhode Island business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Rhode Island Division of Taxation.
- 5. If your business trade requires a license, you'll have to apply for a license with the Rhode Island licensing board. Most businesses don't, you can find the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Rhode Island Articles of Incorporation:

The Rhode Island Articles of Incorporation cost \$230 with the Rhode Island Secretary of State. We can assist you to draft your Rhode Island Articles of Incorporation when you hire IncParadise to start your Rhode Island business.

Some of the basic requirements of Rhode Island Corporations are:

- An Incorporating company ending such as Inc, Corporation, or Incorporated
- The corporation purpose is general.
- The amount of Rhode Island corporation shares you would like to authorize.
- The class of the shares.
- The par value of the shares is \$.01 unless you state otherwise.
- The name, address, and signature of each Incorporator.
- The articles are effective upon filing unless you specify otherwise.
- The Registered Agent of the proposed **Rhode Island Corporation**.

Note: Rhode Island does not require original signatures on new Rhode Island Corporation filings. After filing, the Secretary of State will not give any confirmation notifications; you need to check the Secretary of State website to find out the status.





If you want a LLC, you file Rhode Island Articles of Organization:

To form a Rhode Island LLC, you need to file Rhode Island Articles of Organization and pay the \$150 fee.

Some of the basic requirements of Rhode Island LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof.
- New Rhode Island LLCs name must be different than already registered Rhode Island companies.
- Choose whether your Rhode Island LLC is to be taxed as a Partnership, Corporation, or a Disregarded Entity.
- The duration of the Rhode Island LLC is perpetual unless you state a limited one.
- The purpose of the Rhode Island Limited Liability company is general unless you state a specific one.
- The Rhode Island Registered Agent and the physical address.
- The name, address, and signature of the Organizer.
- If the Limited Liability company is to be managed by one or more managers or members. If manager managed, list the managers at the time of filing
- The Articles of Organization are effective when filed unless you state a later effective date.

Note: Rhode Island does not require original signatures on new Rhode Island LLC filings. Once your filings get approved they will mail the Certificate of Formation to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Rhode Island and we will assist you to start your business in Rhode Island. We will provide you the Rhode Island LLC or Corporation forms to file and we will guide you through the entire process of forming a Rhode Island Corporation or LLC. As a professional Rhode Island Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in South Carolina?

Are you looking to start your business in South Carolina? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in South Carolina. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in South Carolina.

What's the actual process to start a business in South Carolina?

- 1. File Articles of Incorporation for a South Carolina Corporation or Articles of Organization for a South Carolina LLC with the South Carolina Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of South Carolina showing your approved South Carolina business.
- 3. Then you can open a South Carolina business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the South Carolina Department of Revenue. We provide all these links in your online account.
- 5. If your business trade requires a license, you'll have to apply for a license with the South Carolina Licensing Board. Most businesses don't, you can find all the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file South Carolina Articles of Incorporation:

The South Carolina Articles of Incorporation cost \$135 with the South Carolina Secretary of State. This includes the fee to file your Initial Report with the state. We can assist you to draft your South Carolina Articles of Incorporation when you hire IncParadise to start your South Carolina business.

Some of the basic requirements of South Carolina Corporations are:

- An Incorporating South Carolina company ending such as Inc, Corporation, or Incorporated;
- An amount of South Carolina Corporation shares you would like to authorize;
- The class of the shares;
- The date you would like the South Carolina Corporation executed;
- The name, address and signature of at least one South Carolina Incorporator;
- The Registered Agent of the proposed South Carolina Corporation
- The signature of a South Carolina licensed attorney.

Note: South Carolina requires original ink signatures on South Carolina Incorporation filings. Once your filings get approved the Secretary of State will mail the stamped documents to your address.





If you want a LLC, you file South Carolina Articles of Organization:

To form a South Carolina LLC, you need to file Articles of Organization and pay a \$110 filing fee.

Some of the basic requirements of South Carolina LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof.
- New South Carolina LLCs name must be different than already registered South Carolina companies.
- Duration of the South Carolina LLC is perpetual unless you check the box to choose a specific duration.
- The South Carolina Registered Agent and the physical address.
- The South Carolina designated (principal) office address.
- The name, address, and signature of the Organizer(s).
- If the Limited Liability Company is to be managed by one or more managers, you must check a box and list the name and address of each manager.
- The Articles of Organization are effective when filed, unless you specify a date.

Note: South Carolina requires original ink signatures on South Carolina Incorporation filings. Once your filings get approved the Secretary of State will mail the stamped documents to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in South Carolina and we will assist you to start your business in South Carolina. We will provide you the South Carolina LLC or Corporation forms to file and we will guide you through the entire process of forming a South Carolina Corporation or LLC. As a professional South Carolina Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in South Dakota?

Are you looking to start your business in South Dakota? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in South Dakota. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in South Dakota.

What's the actual process to start a business in South Dakota?

- 1. File Articles of Incorporation for a South Dakota Corporation or Articles of Organization for a South Dakota LLC with the South Dakota Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of South Dakota showing your approved South Dakota business.
- 3. Then you can open a South Dakota business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the South Dakota Department of Revenue.
- 5. If your business trade requires a license, you'll have to apply for a license with the South Dakota Licensing Board. Most businesses don't, you will get all the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file South Dakota Articles of Incorporation:

The South Dakota Articles of Incorporation cost \$150 with the South Dakota Secretary of State. We can assist you to draft your South Dakota Articles of Incorporation when you hire IncParadise to start your South Dakota business.

Some of the basic requirements of South Dakota Corporations are:

- An Incorporating South Dakota company ending such as Inc, Corporation, or Incorporated
- A corporation purpose is optional
- The amount of South Dakota corporation shares you would like to authorize
- The par value of the shares is optional
- The principal address of the South Dakota Corporation
- The name and address of the South Dakota Incorporator(s)
- The Registered Agent and address of the South Dakota Corporation

Note: South Dakota does not require original signatures on new South Dakota Corporation filings. Once your filings get approved the stamped documents will mailed to your address.





If you want a LLC, you file South Dakota Articles of Organization:

To form a South Dakota Limited Liability company, you need to file Articles of Organization and pay the \$150 fee. Some of the basic requirements of South Dakota LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof.
- New South Dakota LLCs name must be different than already registered South Dakota companies.
- Duration of the South Dakota LLC, if not perpetual.
- The South Dakota Registered Agent and the physical address.
- The names and signature of the Organizer(s).
- If the Limited Liability company is to be managed by one or more managers, you will list their names and addresses.

Note: South Dakota does not require original signatures on new South Dakota Corporation filings. Once your filings get approved the Certificate of Formation will mailed to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in South Dakota and we will assist you to start your business in South Dakota. We will provide you the South Dakota LLC or Corporation forms to file and we will guide you through the entire process of forming a South Dakota Corporation or LLC. As a professional South Dakota Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Tennessee?

Are you looking to start your business in Tennessee? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Tennessee. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Tennessee.

What's the actual process to start a business in Tennessee?

- 1. File a Corporate Charter for a Tennessee Corporation or Articles of Organization for a Tennessee LLC with the Tennessee Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Tennessee showing your approved Tennessee business.
- 3. Then you can open a Tennessee business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Tennessee department of revenue.
- 5. If your business trade requires a license, you'll have to apply for a license with the Tennessee licensing board. Most businesses don't, you will get all the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Tennessee Corporate charter:

The Tennessee Corporate Charter costs \$100 with the Tennessee Secretary of State. We can assist you to draft your Tennessee corporate charter when you hire IncParadise to start your Tennessee business.

Some of the basic requirements of Tennessee corporations are:

- An incorporating Tennessee company ending such as Inc, Corporation, or Incorporated
- An amount of <u>Tennessee Corporation</u> shares you would like to authorize
- The effective date of the Tennessee Corporation charter
- The Corporation's principal address
- The name and address of the Tennessee Incorporator(s); and
- The Registered Agent of the proposed Tennessee Corporation.

Note: Tennessee does not require original signatures on new Tennessee Corporation filings. Once your filings get approved the confirmation will mailed to your address.





If you want a LLC, you file Tennessee Articles of Organization:

To form a Tennessee LLC you must need to file Articles of Organization. The Articles of Organization filing fee is \$300 minimum.

Some of the basic requirements of Tennessee LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof.
- New Tennessee LLCs name must be different than already registered Tennessee companies.
- Duration of the Tennessee LLC if not perpetual.
- The purpose of the Tennessee Limited Liability company.
- The Tennessee Registered Agent and the physical address.
- The names and addresses of the Organizer.
- The LLC's principal office address.
- If the Limited Liability company is to be managed by members or managers.
- The number of Tennessee LLC members.
- The Tennessee Organizer must sign.
- The effective date of the LLC Articles of Organization

Note: Tennessee does not require original signatures on new Tennessee Corporation filings. Once your filings get approved the confirmation with the certificate will mailed to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Tennessee and we will assist you to start your business in Tennessee. We will provide you the Tennessee LLC or Corporation forms to file and we will guide you through the entire process of forming a Tennessee Corporation or LLC. As a professional Tennessee Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Texas?

Are you looking to start your business in Texas? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Texas. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Texas.

What's the actual process to start a business in Texas?

- 1. File a Certificate of Formation for a Texas Corporation or Certificate of Formation for a Texas LLC with the Texas Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Texas showing your approved Texas business.
- 3. Then you can open a Texas business bank account.
- 4. You will probably need to register with the Texas Comptroller of Public Accounts. You can find the related links in your user account.
- 5. If your business trade requires a license, you'll have to apply for a license with the Texas Licensing Board. Most businesses don't, you can also find relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Texas Certificate of Formation:

The Texas Certificate of Formation for a Corporation costs \$300 with the Texas Secretary of State. We can assist you to draft your Texas Certificate of Formation when you hire IncParadise to start your Texas business.

Some of the basic requirements of Texas Corporations are:

- An Incorporating Texas company ending such as Inc, Corporation, or Incorporated
- A general purpose
- The corporation is perpetual unless you state otherwise
- An amount of <u>Texas Corporation</u> shares you would like to authorize
- · The par value of shares you are issuing
- The name, address, and signature of the Texas Incorporator
- At least one Director of the Corporation
- The Texas Registered Agent of the Corporation
- The effective date of Incorporation.

Note: Texas does not require original signatures on new Texas Corporation filings. Once your filings get approved the stamped documents will mailed to your address.





If you want a LLC, you file Texas Certificate of Formation:

To form a Texas LLC, you need to file a Texas Certificate of Formation for a Limited Liability company and pay the \$300 fee. Some of the basic requirements of Texas LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof.
- New Texas LLC's name must be different than already registered Texas companies.
- The duration of the Texas LLC is perpetual unless you state otherwise.
- The purpose of the Texas Limited Liability company is general unless you state otherwise.
- The Texas Registered Agent and the physical address.
- If the Limited Liability company will have managers, list their names and addresses. If the LLC will not have managers, list the names and addresses of the Initial Members.
- The Texas Organizer's name, address, and signature.
- The effective date of formation.

Note: Texas does not require original signatures on new Texas Corporation filings. Once your filings get approved the stamped documents including the formation certificate will mailed to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Texas and we will assist you to start your business in Texas. We will provide you the Texas LLC or Corporation forms to file and we will guide you through the entire process of forming a Texas Corporation or LLC. As a professional Texas Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Utah?

Are you looking to start your business in Utah? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Utah. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Utah.

What's the actual process to start a business in Utah?

- 1. File Articles of Organization or Articles of Incorporation with the Utah Division of Corporations and Commercial Code.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Utah showing your approved Utah business.
- 3. Then you can open a Utah business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Utah State Tax Commission.
- 5. If your business trade requires a license, you'll have to apply for a license with the Utah Licensing Board. Most businesses don't, you will get all the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Utah Articles of Incorporation:

The Utah Articles of Incorporation cost \$70 with the Utah Division of Corporations and Commercial Code. We can assist you to draft your Utah Articles of Incorporation when you hire IncParadise to start your Utah business.

Some of the basic requirements of Utah Corporations are:

- An Incorporating Utah company ending such as Inc, Corporation, or Incorporated or an abbreviation thereof.
- A general and/or specific purpose;
- An amount of <u>Utah Corporation</u> shares you would like to authorize;
- The amount of shares you are issuing, the class of the shares;
- The name, address, and position of the Utah Corporation Officers and Directors (this information is not required for filing the Articles of Incorporation, but must be reported to the Division no later than your first annual report).
- The Corporation's principal address;
- The date you would like the Utah Corporation executed;
- The name and address of the Utah Incorporator;
- The Registered Agent and office of the Utah Corporation (you can list our Commercial Agent number instead)

Note: Utah does not require original signatures on new Utah Corporation filings. Once your filings get approved the stamped documents will be mailed to your address.





If you want a LLC, you file Utah Articles of Organization:

To form a Utah LLC, you need to file Utah Articles of Organization and pay the \$70 fee. Some of the basic requirements of Utah LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof.
- New Utah LLCs name must be different than already registered Utah companies.
- Duration of the Utah LLC is optional. If you do not list the LLC duration, the default is 99 years.
- The purpose of the Utah Limited Liability company is general unless you state a specific one.
- The Utah Registered Agent and address, you can just list our Utah Commercial Registered Agent number instead.
- If the LLCs Organizer is not a member or manager, list their name, address, and signature.
- Name, address, and signature of at least one member or manager (will depend on whether the Utah LLC is managed by members or managers).

Note: Utah does not require original signatures on new Utah LLC filings. Once your filings get approved you will get a confirmation mail. And, if you need the formation documents you need to check Utah Division of Corporations and Commercial Code website and view it by name search.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Utah and we will assist you to start your business in Utah. We will provide you the Utah LLC or Corporation forms to file and we will guide you through the entire process of forming a Utah Corporation or LLC. As a professional Utah Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Vermont?

Are you looking to start your business in Vermont? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Vermont. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Vermont.

What's the actual process to start a business in Vermont?

- 1. File Articles of Incorporation for a Vermont Corporation or Articles of Organization for a Vermont LLC with the Vermont Corporations Commission
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Vermont showing your approved Vermont business.
- 3. Then open a Vermont business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Vermont Department of Taxes.
- 5. If your business trade requires a license, you'll have to apply for a license with the Vermont Licensing Board. Most businesses don't, you will get all the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Vermont Articles of Incorporation:

To form a Vermont Corporation, you must file Articles of Incorporation. The Vermont Articles of Incorporation cost \$125 with the Vermont Secretary of State Corporations Division. We can assist you to draft your Vermont Articles of Incorporation when you hire IncParadise to start your Vermont business.

Some of the basic requirements of Vermont Corporations are:

- Name needs corporate ending such as Inc, Corporation, or Incorporated
- A corporate purpose
- The number of shares you would like to authorize
- The classes of shares
- A principal address
- Your corporation's fiscal year end
- The names and addresses of the Vermont Corporation Directors
- The effective date of Incorporation
- The name, address, and signature of the Vermont Incorporator
- The Vermont Corporations Registered Agent and office

Note: Vermont requires original signatures on filings. Once your filings get approved the stamped documents will mailed to your address.





If you want a LLC, you file Vermont Articles of Organization:

To form a Vermont LLC, you need to file Vermont Articles of Organization. The Vermont Limited Liability company filing fee is \$125.

Some of the basic requirements of Vermont LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof, such as LLC, L.L.C.
- The Vermont business name must be different than already registered Vermont businesses.
- The duration of the Vermont LLC, (usually perpetual.)
- Vermont Limited Liability companies must state a purpose.
- The Vermont Registered Agent and the physical address.
- The names and addresses of the Initial Member(s), and Organizer, if any.
- If the Vermont Limited Liability company is to be managed by one or more managers, you must list the names and addresses of the Vermont LLC managers.
- Someone must sign as the Vermont LLC Organizer.
- Name, address and phone number of the person that prepared the form

Note: Vermont requires original signatures on filings. While filing, if you include two copies of the filed articles with a self addressed stamped envelope, then the Vermont Secretary of State will mail one copy back to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Vermont and we will assist you to start your business in Vermont. We will provide you the Vermont LLC or Corporation forms to file and we will guide you through the entire process of forming a Vermont Corporation or LLC. As a professional Vermont Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Virginia?

Are you looking to start your business in Virginia? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Virginia. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Virginia.

What's the actual process to start a business in Virginia?

- 1. File Articles of Incorporation for a Virginia Corporation or Articles of Organization for a Virginia LLC with the Virginia State Corporation Commission.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Virginia showing your approved Virginia business.
- 3. Then you can open a Virginia business bank account.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Virginia Department of Revenue.
- 5. If your business trade requires a license, you'll have to apply for a license with the Virginia Licensing Board. Most businesses don't, you can find the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Virginia Articles of Incorporation:

The Virginia Articles of Incorporation cost \$75. There are additional fees if you have more than \$25,000 shares.

We can assist you to draft your Virginia Articles of Incorporation when you hire IncParadise to start your Virginia business.

Some of the basic requirements of Virginia Corporations are:

- The <u>Virginia Corporation</u> must have a corporate ending such as Incorporated, Corporation or an abbreviation thereof.
- The number of shares the Virginia Corporation is authorized to issue.
- You don't have to list a purpose or duration in your Virginia Articles of Incorporation.
- The name of the Registered Agent in Virginia and the registered office address.
- The name and address of the Directors of the Virginia Corporation.
- The name and signature of the Virginia Incorporator(s).

Note: Virginia does not require original signatures on new Virginia Corporation filings. Once your filings get approved the stamped documents will be mailed to your address.





If you want a LLC, you file Virginia Articles of Organization:

To form a Virginia LLC, you need to file Articles of Organization and pay the \$100 fee.

Some of the basic requirements of Virginia LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof, such as LLC, L.L.C.
- The Virginia business name must be different than already registered Virginia businesses.
- Virginia Limited Liability companies do not need to state a LLC purpose or duration.
- The Virginia Registered Agent and the registered office address.
- The names and addresses of members/managers are not required
- The Virginia LLC Organizers name and signature.

Note: Virginia does not require original signatures on new Virginia Corporation filings. Once your filings get approved the stamped documents will be mailed to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Virginia and we will assist you to start your business in Virginia. We will provide you the Virginia LLC or Corporation forms to file and we will guide you through the entire process of forming a Virginia Corporation or LLC. As a professional Virginia Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Washington?

Are you looking to start your business in Washington? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Washington. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Washington.

What's the actual process to start a business in Washington?

- 1. File Articles of Incorporation for a Washington Corporation or Articles of Organization for a Washington LLC with the Washington Secretary of State.
- 2. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of Washington showing your approved Washington business.
- 3. Then you can open a Washington business bank account.
- 4. You need to get your Washington Master Business License this will notify the Department of Revenue, Department of Labor and Industries, and the Employment Security Department that you are doing business in Washington.
- 5. You obtain a trade license, if you actually need one.
- 6. A Local Trade license can be obtained, if the city or counties regulations require it.
- 7. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Washington Articles of Incorporation:

The Washington Articles of Incorporation cost \$180 with the Washington Secretary of State. We can assist you to draft your Washington Articles of Incorporation when you hire IncParadise to start your Washington business.

Some of the basic requirements of Washington Corporations are:

- The Washington Corporation must have a corporate ending such as Incorporated, Corporation or an abbreviation thereof.
- The duration of the Corporation.
- The purpose of the <u>Washington Corporation</u> is not actually listed in the articles.
- The number of authorized shares.
- The class of shares.
- The name of the Registered Agent in Washington and the registered office address.
- The name and address of the Washington Incorporators.
- Date of incorporation.
- The Washington Incorporator must sign the Articles of Incorporation.

Note: Washington does not require original signatures on new Washington Corporation filings. Once your filed articles get approved the stamped documents will be mailed to your address.





If you want a LLC, you file Washington Articles of Organization:

To form a Washington LLC, you need to file Washington Articles of Organization and pay the \$180 fee.

Some of the basic requirements of Washington LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof.
- A New Washington LLCs name must be different than already registered Washington companies.
- The duration of the Washington LLC.
- The principal office address of the LLC.
- The Washington Registered Agent, registered office address, and Registered Agent Signature.
- The names and addresses of the initial Organizer.
- If the Limited Liability company is to be managed by managers or members.
- The Washington Executor/Organizer has to sign the articles.

Note: Washington does not require original signatures on new Washington Corporation filings. Once your filed articles get approved the stamped documents will be mailed to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Washington and we will assist you to start your business in Washington. We will provide you the Washington LLC or Corporation forms to file and we will guide you through the entire process of forming a Washington Corporation or LLC. As a professional Washington Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in West Virginia?

Are you looking to start your business in West Virginia? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in West Virginia. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in West Virginia.

What's the actual process to start a business in West Virginia?

- 1. File Articles of Incorporation for a West Virginia Corporation or Articles of Organization for a West Virginia LLC with the West Virginia Secretary of State.
- 2. File your initial statement of information.
- 3. You will need a federal tax ID number (FEIN or EIN) with the IRS after you have confirmation and filed articles from the State of West Virginia showing your approved West Virginia business.
- 4. Then you can open a West Virginia business bank account.
- 5. If you're going to do business in West Virginia, you will probably need to register with the West Virginia State Tax Department.
- 6. Many local municipalities have a Business and Occupation Tax, so you may need to register with the city.
- 7. If your business trade requires a license, you'll have to apply for a license with the West Virginia Licensing Division. Most businesses don't, you can get all the relevant information in your online user account.
- 8. You may need a city or county license that depends on your business.
- 9. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file West Virginia Articles of Incorporation:

The West Virginia Articles of Incorporation cost \$50 with the West Virginia Secretary of State. We can assist you to draft your West Virginia Articles of Incorporation when you hire IncParadise to start your West Virginia business.

Some of the basic requirements of West Virginia Corporations are:

- The <u>West Virginia Corporation</u> must have a corporate ending such as Incorporated, Corporation or an abbreviation thereof.
- The duration of the corporation is perpetual unless the articles state otherwise.
- The purpose of the West Virginia Corporation may include specific and general language.
- The number of shares the West Virginia Corporation is authorized to issue and the value of each share.
- The name and address of the Registered Agent in West Virginia.
- The name and address of the West Virginia Incorporators.
- The mailing address of the Corporations principal office.
- An email address where annual report reminders may be sent.
- The West Virginia Incorporator must sign the Articles of Incorporation.

Note: West Virginia does not require original signatures on new Corporation filings. Once your filings get approved the stamped documents will be mailed to your address.





If you want a LLC, you file West Virginia Articles of Organization:

To form a West Virginia LLC, you need to file Articles of Organization and pay the \$100 filing fee.

Some of the basic requirements of West Virginia LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof.
- New West Virginia LLCs name must be different than already registered West Virginia companies.
- Duration of the West Virginia LLC.
- The purpose of the West Virginia Limited Liability company.
- The West Virginia Registered Agent and the designated office address.
- The principal office address and its mailing address (if different).
- An email address where annual report reminders may be sent.
- Name and address of each LLC Organizer.
- If the Limited Liability company is to be managed by managers or members.
- List of LLC members and/or managers
- The contact person's name, phone, number and signature

Note: West Virginia does not require original signatures on new Corporation filings. Once your filings get approved the stamped documents and certificate will be mailed to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in West Virginia and we will assist you to start your business in West Virginia. We will provide you the West Virginia LLC or Corporation forms to file and we will guide you through the entire process of forming a West Virginia Corporation or LLC. As a professional West Virginia Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Wisconsin?

Are you looking to start your business in Wisconsin? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Wisconsin. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Wisconsin.

What's the actual process to start a business in Wisconsin?

- 1. File Articles of Incorporation for a Wisconsin Corporation or Articles of Organization for a Wisconsin LLC with the Wisconsin Department of Financial Institutions.
- 2. You will need a federal tax ID number (FEIN or EIN) form the IRS after you will get the confirmation of the filed articles from the State of Wisconsin showing your Wisconsin business is approved.
- 3. After this, you can open a business bank account under your new Wyoming Wisconsin business.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Department of Revenue.
- 5. If your business trade requires a license, you'll have to apply for a license with the Wisconsin Licensing Board. Most businesses don't, you can get all the relevant information in your online user account.
- 6. Some local cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may need an approval from the city zoning for your type of business in that location, if you are going to start an office or shop in the city.





If you want a Corporation, you file Wisconsin Articles of Incorporation:

The Wisconsin Articles of Incorporation cost \$100 with the Wisconsin Department of Financial Institutions.

We can assist you to draft your Wisconsin Articles of Incorporation when you hire IncParadise to start your Wisconsin business.

Some of the basic requirements of Wisconsin Corporations are:

- The <u>Wisconsin Corporation</u> must have a corporate ending such as Incorporated, Corporation or an abbreviation thereof.
- The number of shares the Wisconsin Corporation is authorized to issue.
- The name and address of the Wisconsin Incorporator(s).
- The Wisconsin Incorporator must sign the Articles of Incorporation.
- The name of the person who drafted (completed) the Articles of Incorporation.
- The name, email, phone number and address of the contact person for the Wisconsin Articles of Incorporation.
- The name of the Registered Agent in Wisconsin and the registered office address.

Note: Wisconsin does not require original signatures on new incorporation filings. Once your filings get approved they will mail the stamped documents to your address.





If you want a LLC, you file Wisconsin Articles of Organization:

To form a Wisconsin LLC, you need to file Wisconsin Articles of Organization and pay the \$170 fee.

Some of the basic requirements of Wisconsin LLC filings are:

- The business name must include Limited Liability Company or end with an abbreviation thereof.
- New Wisconsin LLCs name must be different than already registered Wisconsin companies.
- The Wisconsin Registered Agent and the physical address.
- Whether it is a member managed or manager managed Wisconsin LLC.
- The names and addresses of Organizer(s).
- The Wisconsin Organizer must sign.
- The name of the Drafter of the LLC Articles of Organization.
- Name, address, email and phone number of the contact person.

Note: Wisconsin does not require original signatures on new LLC filings. Once your filings get approved they will mail the stamped documents to your address.

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Wisconsin and we will assist you to start your business in Wisconsin. We will provide you the Wisconsin LLC or Corporation forms to file and we will guide you through the entire process of forming a Wisconsin Corporation or LLC. As a professional Wisconsin Registered Agent, we will give you all the ongoing support including reminders and other related services.





How to start a business in Wyoming?

Are you looking to start your business in Wyoming? It is now easier to do! You just need to file simple forms with the Secretary of State and a few more procedures, your business is formed! You can hire IncParadise as your Registered Agent in Wyoming. We will help you to file all the forms along with that we will assist you with all the procedures to start your business in Wyoming.

What's the actual process to start a business in Wyoming?

- 1. File Articles of Incorporation for a Wyoming Corporation or Articles of Organization for a Wyoming LLC with the Wyoming Secretary of State Business Division.
- 2. You will need a federal tax ID number (FEIN or EIN) from the IRS after you will get confirmation of the filed articles from the State of Wyoming showing your Wyoming business is approved.
- 3. After this, you can open a business bank account under your new Wyoming business.
- 4. If you're going to have employees or need to withhold sales tax, you will probably need to register with the Wyoming Department of Revenue. We provide all these links in your online user account.
- 5. If your business trade requires a license, you'll have to apply for a license with the Wyoming Licensing Board. Most businesses don't need, you can find all relevant information in your online user account.
- 6. Some cities or counties have a General license, but most don't.
- 7. A Local Trade license can be obtained, if the city or counties regulations require it.
- 8. You may also need an approval from the city zoning for your type of business in that location, if you want to start an office or shop in the city.





If you want a Corporation, you file Wyoming Articles of Incorporation:

To form a Wyoming Corporation, you need to file Articles of Incorporation. The Wyoming Articles of Incorporation cost \$100 with the Wyoming Secretary of State - Business Division. We can assist you to draft your Wyoming Articles of Incorporation when you hire IncParadise to start your Wyoming business.

Some of the basic requirements of Wyoming Corporations are:

- The <u>Wyoming Corporation</u> name must have a corporate ending such as Incorporated, Corporation or an abbreviation thereof.
- The number of shares the Wyoming Corporation is authorized to issue.
- The name of the Registered Agent in Wyoming and the registered office address.
- The Corporation's principal office address and mailing address.
- The name and address of the Wyoming Incorporator(s).
- The Wyoming Incorporator(s) must sign the Articles of Incorporation.
- A contact name, email, and phone number.





If you want a LLC, you file Wyoming Articles of Organization:

To form a Wyoming LLC, you need to file Articles of Organization and pay the \$100 fee. Wyoming LLCs can now be formed online for an additional \$2 fee. If formed online, you do not need to submit a Consent of Registered Agent form.

Some of the basic requirements of Wyoming LLC filings are:

- The business name must have a Limited Liability company ending or variation thereof.
- New Wyoming LLCs name must be different than already registered Wyoming companies
- The Wyoming Statutory (Registered) Agent and their physical address
- The principal place of business in Wyoming
- Contact's name, email, and phone number
- The signature of the LLCs Organizer

Are you a do-it-yourselfer? You can save some money:

Hire us as your Registered Agent in Wyoming and we will assist you to start your business in Wyoming. We will provide you the Wyoming LLC or Corporation forms to file and we will guide you through the entire process of forming a Wyoming Corporation or LLC. As a professional Wyoming Registered Agent, we will give you all the ongoing support including reminders and other related services.





EastBiz.com, Inc.

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