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SECRETARY OF STATE TALLAHASSEE, FLORIDA

AMENDED AND RESTATED

ARTICLES OF INCORPORATION

OF

SUN COAST HOSPITAL, INC.

(An Osteopathic Institution)

Pursuant to section 617.1007 of the <u>Florida Statutes</u> and <u>Article X</u> of the Articles of Incorporation of the Corporation, SUN COAST HOSPITAL, INC. (an Osteopathic Institution), hereinafter referred to as the "<u>Corporation</u>," a not-for-profit corporation organized and existing under the laws of the State of Florida, hereby amends and restates its Articles of Incorporation in their entirety as follows:

ARTICLE L NAME

The name of the Corporation is: SUN COAST HOSPITAL, INC.

ARTICLE II. PURPOSES

- Section 1. The general purposes for which this Corporation has been organized are exclusively charitable, scientific and educational within the scope of Section 501(c)(3) of the internal Revenue Code of 1986, as amended, hereinafter referred to as the "Code."
- Section 2. Without limiting the generality of the purposes specified in Section 1 above, the specific purposes of the Corporation shall be:
- A. To operate a general acute care hospital consistent with an ongoing osteopathic philosophy of health care (the "Hospital");
- B. To provide health care services with an esteopathic focus within the greater Tampa Bay region and particularly the communities in the Corporation's primary service area;

C. To conduct and maintain health care programs and activities designed to promote bringing life into being; minimizing the dangers to life, increasing the fullness of life, restoring life and saving jeopardized life.

ARTICLE III. POWERS

- Section I. Except as limited by these Articles of Incorporation or its Bylaws, the Corporation shall have and exercise all rights and powers in furtherance of its purposes as are now or may hereafter be conferred on not-for-profit corporations under the laws of the State of Florida. The Corporation (and its Board of Trustees) shall be subordinate to and subject to the authority of its Member in certain matters, which are set forth in these Articles of Incorporation and/or the Bylaws of the Corporation.
- Section 2. Without limiting the generality of the powers specified in Section 1 above, the specific powers of the Corporation shall be:
- A. To acquire, by purchase, lease or otherwise, and hold title to such real property, including improvements thereon, and any personal property as may be appropriate to carry out the purposes of the Corporation or any of its affiliated organizations;
- B. To establish and operate, with an osteopathic focus, a hospital, intermediate care facility, skilled making facility, geriatric facility and/or any other health care facilities.
- C. To establish, operate and maintain educational programs to instruct and train persons in the treatment and care of the sick and injured and in the promotion of wellness in the healthy;
- D. To establish, operate and maintain research facilities and programs in order to promote and conduct chemical, pathological, scientific, medical and surgical research;
- E. To borrow funds in order to expand, enhance, support or maintain the activities of the Corporation or any of its affiliated organizations:

- F. To accept charitable donations in order to expand, enhance, support or maintain the activities of the Corporation or any of its affiliated organizations;
- G. To make charitable contributions to any organization exempt from taxation under Section 501(c)(3) of the Code, including its Member and affiliated organizations;
- H. To manage and operate any of its assets in recognition and attainment of the foregoing objectives; and
 - I To utilize its income in furtherance of the foregoing objectives.

ARTICLE IV. LIMITATIONS ON ACTIVITIES

- Section 1. The Corporation shall not pay any individuals nor may any part of the net earnings of the Corporation inure to the benefit of, or be distributed to, any Member, Trustee or officer of the Corporation or any other private individual. The Corporation may pay reasonable compensation for services rendered to or for the Corporation to any of such persons (subject to the Bylaws and any Conflicts of Interest policy of the Corporation) and may confer benefits upon any not for profit Member described in Section 501(c)(3) in conformity with its purposes and law. The Corporation may make distributions in dissolution, partial liquidation or otherwise as permitted by the laws of the State of Florida, to any not-for-profit corporate Mamber or affiliated organization which is an organization described in Section 501(c)(3) of the Code. No substantial part of the activities of the Corporation shall be the carrying on of propaganda or otherwise strempting to influence legislation, and the Corporation shall not participate in or intervene in any political campaign (including the publication or distribution of statements) on behalf of any candidate for public office.
- Section 2. Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall not conducted or carry on any activities not permitted to be conducted or carried on by an organization exempt from taxation under Section 501(c)(3) of the Code, or by an organization contributions to which are deductible under Section 170(c)(2) of the Code,

Section 3. Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall endeavor to maintain the esteopathic character of the Hospital; provided however, a change in such character may be instituted only after the approval of such change by a unanimous vote of all of the members of the Board of Trustees of Sun Coast Health System, Inc., a Member of the Corporation ("HSP").

Section 4. Upon the dissolution of the Corporation, the Corporation shall, after paying or making provisions for the payment of all of the liabilities of the Corporation, dispose of all of the assets of the Corporation, within its sole discretion, to the Member, provided that at the time it is an organization exempt from taxation under Section 501(c)(3) of the Code or to Sun Coast Hospital Foundation, Inc., provided at the time it is an organization exempt from taxation under Section 501(c)(3), or if none of the foregoing organizations are so exempt, then to such organization or organizations organization of such disposition, qualify as an exempt organization or organizations under Section 501(c)(3) of the Code, as the Member of the Corporation shall determine. Any assets not so disposed of shall be disposed of by a court of competent jurisdiction exclusively for such purposes, or to such organization or organizations organizations organization or organizations organized and operated exclusively for such purposes, as said court shall determine.

ARTICLE V. TERM OF EXISTENCE

The Corporation shall have perpetual existence.

ARTICLE VI. MEMBERSHIP

Section 1. The Corporation shall have as its sole member one (1) not-for-profit corporate entity, referred to herein as the "Member."

Section 2. Unless changed by an amendment to the Articles of Incorporation of the Corporation, the sole Members shall be: SUN COAST HRALTH SYSTEM, INC., a Florida not-for-profit corporation, referred to herein as "HSL"

ARTICLE VIL BOARD OF TRUSTEES

Section 1. The business and affairs of this Corporation shall be managed by a Board of Trustees, whose members are referred to herein as "Trustees," except to the extent for those powers and responsibilities specifically reserved in these Articles of Incorporation or in the Bylaws of the Corporation to the Member.

Section 2. The number of Trustees of the Corporation shall be not less than three (3) nor more than nineteen (19). The number may be changed from time to time as provided in the Bylaws.

Section 3. Trustees shall be elected, removed and hold office as provided in the Bylaws.

ARTICLE VIII. REGISTERED OFFICE AND AGENT

Section 1. The street address of the registered office of the Corporation shall be 2025 Indian Rocks Road, Largo, Florida 33774.

Section 2. The name of the registered agent of this Corporation located at the address of the registered office is: Darrell M. Lentz.

ARTICLE IX. BYLAWS

The power to adopt, amend or repeal Bylaws for the Corporation shall be vested only in the Member, as more specifically provided in the Bylaws.

ARTICLE X. AMENDMENTS

The power to alter, amend or repeal these Articles of Incorporation shall be vested only in the Member, as more specifically provided in the Bylaws of the Corporation.

The foregoing Amended and Restated Articles of Incorporation will be effective February 28, 2007, in accordance with the provisions of Section 617.0123 of the Florida Statutes.

IN WITNESS WHEREOF, the undersigned, for the purpose of amending and restating the Articles of Incorporation of a not-for-profit corporation under the provisions of Chapter 617 of the <u>Florida Statutes</u>, constituting the Chairman and Secretary of the Corporation, have executed these Amended and Restated Articles of Incorporation on behalf of the Corporation, this 27th day of February, 2007.

ATTEST:

Robert George

Its Secretary of the Board of Trustees

Theren D. Hawkins, III

Its Chairman of the Board of Trustees

ACCEPTANCE OF REGISTERED AGENT

I hereby agree to accept the appointment of Registered Agent and agree to act in this capacity for SUN COAST HOSPITAL, INC. I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I am familiar with and accept the obligation of my position as registered agent.

Darrell M. Leniz

Registered Agent

CERTIFICATE

Sun Coast Hospital, Inc., a not-for-profit corporation organized and existing under the laws of the State of Florida (the "Corporation") hereby certifies pursuant to Sections 617.1002 and Section 617.1007, Florida Statutes, that:

- 1. The name under which the Corporation was originally incorporated was: Sun Coast Hospital, Inc. (an Osteopathio Institution).
- 2. Its original Articles of Incorporation were filed on July 17, 1964, were amended and restated as filed on October 16, 1985, and were amended and restated as filed on February 1, 2001 with the Secretary of State, Tallahassee, Morida.
- 3. These Amended and Restated Articles of Incorporation, as adopted by the Board of Trustess at its February 26, 2007 meeting, were recommended to and adopted by the Member Sun Coast HealthSystem, Inc. at its February 26, 2007 Meeting and recommended to and adopted by the Member University Community Hospital, Inc. at its February 27, 2007 meeting and the number of votes cast for the amendment by the Board of Trustees and the Members were sufficient for approval.

STATE OF FLORIDA)
COUNTY OF PINELLAS)

The foregoing instrument was solumwisded before me this 27th day of February, 2007, by THERON D. HAWKINS, III and ROBERT CHORGE, the Chairman and Secretary of the Board of Trustees, respectively, of SUN COAST HOSPITAL, INC., a Florida not-for-profit corporation, The are personally known to me.

Notary Public Phason, 267/07

(SEAL)

My Commission Expires: 10/14/2010

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