Page 2 of 8

6/24/2017



## Florida Department of State

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Division of Corporations

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## COR AMND/RESTATE/CORRECT OR O/D RESIGN THE PHYSICIANS FOUNDATION, INC.

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AUG 28 2017 O MONAIR

## Articles of Amendment to Articles of Incorporation of

	of	7
THE PHYSIC	IANS FOUNDATION	N, INC.
(Name of Corporation as curre-	itly flied with the Flo	orida Dept. of State)
N04000002700		
(Document Numb	er of Corporation (if	known)
Pursuant to the provisions of section 617,1006, Florida Statut amendment(s) to its Articles of Incorporation:	es, this <i>Florida Not F</i>	or Profit Corporation adopts the following
A. If amending name, enter the new name of the corporat	lan:	
N/A		The way.
name must be distinguishable and contain the word "corpora" "Company" or "Co." may not be used in the name.	tion" or "incorporate	The new of arthe abbreviation "Corp," or "Inc."
B. Enter new principal office address, if applicable:	N/A	
(Principal office address MUST BE A STREET ADDRESS	)	
C. Enter new mailing address, If applicable:		
(Mailing address MAY BE A POST OFFICE BOX)	N/A	
	<u> </u>	
D. If amending the registered agent and/or registered offi	ce address la Florida	, enter the name of the
new registered agent and/or the new registered office s	ddress;	
Name of New Registered Agent: N/A	<del></del>	
New Registered Office Address:	(F	iorida sweei address)
NEW MERCHANER Office Andreas:		
<del></del>	/O:- )	, Florida
	(City)	(Zip Code)
New Registered Agent's Signature, if changing Registered	Agent:	
hereby accept the appointment as registered agent. I am fa.	ntiar with and accept	t the obligations of the position.
	gnature of New Regis	lered Agent, if changing

Page 1 of 4

To: Page 4 of 8

If amending the Officers and/or Directors, enter the litte and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

P - President: V= Vice President: T= Treasurer; S= Secretary; D= Director; TR= Trustee; C = Chairman or Clork; CEO = Chief Executive Officer: CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Janes, V as Remove, and Sally Smith, SV as on Add.

Example: X Change X Remove X Add	PT John D. Y Mike J. SV Sally S.	ones	N/A	
Type of Action (Check One)	Title	Name		Address
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Remove 3) Change				
Add Remove				
4) Change Add	<del></del>			
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Add Remove				
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E. If amending or adding additional sheets, if me	ecessary). (Be s	pecific)				
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Page 3 of 4

	August 4, 2017		•	•	
The date of each amendment(s) adop-	tion:				if other than the
date this document was signed.				•	
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	(no more than 90 days afte	zi ainendment file da	ite)	-	
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was/were sufficient for approval.					
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Article VIII is hereby amended to read in its entirety as follows:

## Article VIII Board of Directors

A. Except as provided in paragraph B of this article VIII, the affairs of the Corporations shall be managed by a Board of Directors comprised of not more than 21 individuals. The following 20 medical societies or associations shall, unless they decline, each be entitled to one member on the Board of Directors:

Alaska State Medical Association, California Medical Association, Connecticut State Medical Society, Denton County Medical Society (Texas), El Paso County Medical Society (Colorado), Florida Medical Association, Hawaii Medical Association, Louisiana State Medical Society, Medical Association of Georgia, Medical Society of New Jersey, Medical Society of the State of New York, Nebraska Medical Association, New Hampshire Medical Society, North Carolina Medical Society, Northern Virginia Medical Societies, South Carolina Medical Association, Texas Medical Association, Vermont Medical Society, and Washington State Medical Association.

- B. There shall be two Directors from the Medical Association of Georgia and two from the Tennessee Medical Association each of whom shall be entitled to cast one-half vote on all corporate matters; provided, however, when one Director from Georgia and one from Tennessee leaves the Board, he or she shall not be replaced and the remaining Directors, as well as their successors, shall have one vote.
- C. There shall be a 21<sup>st</sup> Director selected by Aetna Inc., and designated as the "Aetna Director." Aetna Inc. may remove the Aetna Director and designate another individual to serve in that capacity and shall provide written notice of the replacement.
- D. Each medical society or association shall select its successor Director. The term of Directors shall be as provided in the Bylaws. There shall be no limit of the number of successive terms they may serve.
- E. Except for the Aetna Director, a Director may be removed at any time by a vote of seventy-five (75) percent of the Directors in accordance with the Act. In the event a Director is removed as described or is unable or unwilling to continue to serve (because of death, disability or resignation), then a successor Director to fill the open position shall be designated by the society or association which originally designated that Director. In addition, the society or association which designated a Director may remove such Director and designate a new Director.
- F. The Aetna Director shall have the right to vote only in the case of matters requiring unanimous approval of all of the Directors ("Unanimous Consent Matters"), as defined below.

- G. The following Unanimous Consent Matters may be approved only upon the consent of all of the directors of the Corporation, without limitation:
  - i. An amendment, modification, revision or restatement of Articles V, VI, and VIII, except with respect to the number of Voting Directors, of the Articles of Incorporation or of the Bylaws of the Corporation to the extent provided in the Bylaws;
    - ii. A change in the federal income tax status of the Corporation;
    - iii. The admission of additional members to the Corporation;
    - iv. The dissolution of the Corporation;
  - v. The Corporation engaging in any activities for which it has no power to engage in accordance with these Articles of Incorporation or the bylaws of the Corporation.