103 N. MERIDIAN STREET, LOWER LEVEL TALLAHASSEE, FL 32301 00000529 222-1173 CINDY HICKS CONTACT: DATE: **REF. #:** CORP. NAME: () ARTICLES OF DISSOLUTION () ARTICLES OF AMENDMENT (X) ARTICLES OF INCORPORATION () TRADEMARK/SERVICE MARK () ANNUAL REPORT () LIMITED PARTNERSHIP () FOREIGN QUALIFICATION () MERGER () REINSTATEMENT () UCC-3 () CERTIFICATE OF CANCELLATION () UCC-1 () OTHER: STATE FEES PREPAID WITH CHECK# _ 8508 AUTHORIZATION FOR ACCOUNT IF TO BE DEBITED: COST LIMIT: \$ PLEASE RETURN: () CERTIFICATE OF GOOD STANDING (X) CERTIFIED COPY

HIVES SO IN MUNICESTAL

00 AUG 10 AN 10:31

) CERTIFICATE OF STATUS

Examiner's Initials



FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

August 10, 2000

CCRS 103 N MERIDIAN ST LOWER LEVEL TALLAHASSEE, FL 32301

SUBJECT: PLAZA, INC.

Ref. Number: W00000019807

We have received your document for PLAZA, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity.

Please select a new name and make the correction in all appropriate places. One or more major words may be added to make the name distinguishable from the one presently on file.

Adding "of Florida" or "Florida" to the end of a name is not acceptable.

Please return the original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 487-6927.

Tracy Smith Document Specialist

Letter Number: 600A00043274

ARTICLES OF INCORPORATION OF PLAZA NORTH, INC.

(A Florida Corporation Not For Profit)

ARTICLE I NAME

The name of this Corporation is PLAZA NORTH, INC. (hereinafter called the "Corporation").

ARTICLE II ADDRESS

The address of the principal office and the mailing address of the Corporation shall be: 320 Collins Avenue, Miami Beach, Florida 33139.

ARTICLE III DURATION

The period of the duration of the Corporation is perpetual unless dissolved according to law.

ARTICLE IV PURPOSES

This Corporation is a not-for-profit corporation, organized for charitable and educational purposes as defined in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, including, the provision of nursing facility services to the sick and aged and for the purposes of engaging in any lawful act or activity not for pecuniary profit for which not-for-profit corporations may be organized, so far as is or may be permitted by the laws of the State of Florida and Section 501(c)(3) of the Internal Revenue Code of 1986, as amended.

ARTICLE V POWERS

The Corporation shall have the power to acquire, own, maintain and use its assets for the purposes for which it is organized; to raise funds by any legal means for the encouragement of its purposes; to acquire, hold, own, use and dispose of real or personal property in connection with the purposes of the Corporation; and to exercise all powers necessary or convenient to the furtherance of the purposes for which the Corporation is organized; and to exercise all powers granted to a corporation not for profit under Florida law.

ARTICLE VI GOVERNING BOARD

Management of the Corporation shall be vested in the Corporation's Board of Directors, the members of which shall be not less than four (4). The number and method of election of the directors of the Corporation shall be as stated in the Bylaws. The number constituting the initial Board of Directors is four (4). The names and addresses of the persons who shall serve as the initial Board of Directors of the Corporation are as follows:

Russell Galbut 320 Collins Avenue Miami Beach, Florida 33139

William Zubkoff 320 Collins Avenue Miami Beach, Florida 33139

Felice Schwartz 320 Collins Avenue Miami Beach, Florida 33139

Elliot Kalus 320 Collins Avenue Miami Beach, Florida 33139

ARTICLE VII MEMBERSHIP

The sole member of the Corporation shall be Hebrew Homes Health Network. The requirements, qualifications, privileges and limitations attendant to membership in the Corporation shall be as set forth in the Corporation's Bylaws.

ARTICLE VIII DISSOLUTION

Upon the dissolution of the Corporation, assets shall be distributed by the Board of Directors for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for public purpose. Any such assets not so disposed of shall be disposed of by a Florida court of competent jurisdiction of the county in which the principal office of the Corporation is then located, exclusively for such purposes or to such organization or organizations, as said court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE IX CHARITABLE RESTRICTIONS AND LIMITATIONS

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article II hereof.

No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office or engage in political activities of any kind, except as permitted by the provisions of Section 501(h) of the Internal Revenue Code of 1986, as amended, or corresponding section of any future federal tax code.

Notwithstanding any other provision of these Articles, the Corporation shall not conduct or carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under Sections 170(c)(2), 2055, 2106(a)(2) and 2522 of the Internal Revenue Code of 1986, as amended, or corresponding sections of any future federal tax code.

In the event that the Corporation shall be considered to be a private foundation, as such term is defined in Section 509(a) of the Internal Revenue Code of 1986, as amended, or corresponding section of any future federal tax code, then in that event, the Corporation:

A. shall distribute its income for each tax year at such time and in such manner as not to become subject to the tax on undistributed income imposed by Section 4942 of the Internal Revenue Code of 1986, as amended, or corresponding section of any future federal tax code; and

B. shall not (i) engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code of 1986, as amended, or corresponding section of any future federal tax code; (ii) retain any excess business holdings as defined in Section 4943(c) of the Internal Revenue Code of 1986, as amended, or corresponding section of any future federal tax code; (iii) make any investments in such manner as to subject it to tax under Section 4944 of the Internal Revenue Code of 1986, as amended, or corresponding section of any future federal tax code; or (iv) make any taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code of 1986, as amended, or corresponding section of any future federal tax code.

ARTICLE X BYLAWS

The Bylaws may be amended or repealed, in whole or in part, only by a majority of all of the members at any duly organized meeting of the members. The Bylaws may contain any provisions for the regulation and management of the affairs of the Corporation not inconsistent with law or these Articles of Incorporation.

ARTICLE XI AMENDMENTS

The Articles of Incorporation may be amended or repealed, in whole or in part, only by a majority of all of the members at any duly organized meeting of the members.

ARTICLE XII OFFICE AND REGISTERED AGENT

The street address of the Corporation's initial registered office is 320 Collins Avenue, Miami Beach, Florida, 33139, and the name of its initial registered agent at such office is William Zubkoff.

ARTICLE XIII INCORPORATOR

The incorporator of the Corporation is William B. Eck, Esq. and his address is Greenberg Traurig, P.A., 1221 Brickell Avenue, Miami, Florida 33131.

DATED: August 8, 2000.

William B. Eck, Incorporator

ACCEPTANCE OF APPOINTMENT OF REGISTERED AGENT

The undersigned, having been named the Registered Agent of PLAZA NORTH, INC. hereby accepts such designation and is familiar with, and accepts, the obligations of such position, as provided in Florida Statutes §617.0503.

William Zubkoff, Registered Agent

Date: August 8, 2000

MIAMI/CALIFANOP/1161643/_wbv01!.DOC/8/08/00/13645.010000