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July 3, 1997

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Department of State
Division of Corporations
P. O. Box 6327
Tallahassee, FL 32314

Re: St. Francis Residence, Inc.

800002233335---1 -07/09/97--01016--004 \*\*\*\*\*70.00 \*\*\*\*\*\*70.00

Dear Sir or Madam:

Enclosed please find an original and one copy of Amended and Restated Articles of Incorporation to be filed relative to St. Francis Residence, Inc., a Florida not for profit corporation. Also enclosed is a check in the amount of \$70.00 to cover the applicable filing fee.

Kindly file the enclosed document as soon as possible and forward confirmation thereof to me at the address referenced above.

Thank you for your assistance with this matter.

Very truly yours,

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Dale S. Webber

Enclosure DSW/tas

Amended & Restated

V8 JUL 1 6 1997

# AMENDED AND RESTATED ARTICLES OF INCORPORATION OF ST. FRANCIS RESIDENCE, INC.

97 JUL -9 PH 2: 23
TALLAHASSEE FLORIDA

Pursuant to Sections 617.1002 and 617.1007(4) of the <u>Florida Statutes</u>, the Limited Member of St. Francis Residence, Inc., has amended and restated the Articles of Incorporation of said corporation, in their entirety, and pursuant to Section 617.1007 of the <u>Florida Statutes</u>, has adopted the following Amended and Restated Articles of Incorporation.

#### ARTICLE I. NAME

The name of the Corporation is St. Francis Residence, Inc.

#### ARTICLE II. PURPOSES

The purposes for which the Corporation is organized and shall be operated are exclusively charitable, scientific or educational within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (hereinafter "Code"), and in furtherance of these purposes, but not in limitation

thereof, the Corporation shall operate exclusively for the benefit and support of, perform the functions of and carry out the purposes and mission of health care organizations, which are affiliated with the Franciscan Sisters of Allegany, New York, a religious congregation of the Roman Catholic Church, and conducting charitable, scientific or educational activities in the general area of Hillsborough County and Pinellas County, Florida, (hereinafter "Supported Organizations") provided that each such Supported Organization shall be an organization described in Section 501(c)(3) of the Code and in Section 509(a)(1) or 509(a)(2) of the Code. The Corporation shall carry out its purposes:

- (a) By contributing to capital, making loans and grants and providing other financial assistance;
- (b) By purchasing and holding improved and unimproved real estate;
- (c) By providing funds to further the establishment, development, sponsorship, promotion, oversight and

advancement of educational programs, scientific research, rehabilitation centers, nursing homes, housing centers, home health agencies, human services programs, health care programs and other activities, directly or indirectly related to improving and protecting the health and welfare of all persons in the general area of Hillsborough County and Pinellas County, Florida or any larger area served by the Supported Organizations, if feasible;

- (d) By soliciting and/or receiving contributions of funds or other property from whatever sources, whether unrestricted or for designated purposes, and holding the same for such designated purposes or subject to such conditions as may be specified in the terms of any gift or grant, as applicable;
- (e) By investing and reinvesting and managing the funds, securities and property, real, mixed and personal, of every nature of the Corporation;

- (f) By promoting the health and welfare of the communities served by encouraging the establishment and/or operation of facilities which are related to or will be beneficial to health care; and
- (g) Solely for the above purposes, and without otherwise limiting its powers, by exercising all rights and powers conferred by the laws of the State of Florida upon not-for-profit corporations.

## ARTICLE III. POWERS

In order to accomplish the purposes and to attain the objectives for which this Corporation is formed and for which the funds and property of this Corporation shall be handled, administered, operated and distributed as hereinabove set forth, the Corporation, its Member, Trustees, and Officers, shall possess and exercise all powers, authorities and privileges granted by and allowed under the laws of the State of Florida, subject to the limitation and condition that, notwithstanding any other provision

of these Articles, only such powers shall be exercised as are in furtherance of the federal income tax exempt purposes of the Corporation and as may be exercised by an organization exempt under Section 501(a) of the Code, as an organization described in Section 501(c)(3) thereof, and Treasury Regulations thereunder as they now exist or as may be hereafter amended, and by an organization, contributions to which are deductible under Sections 170(c)(2) and 2055(a) of such Code and Treasury Regulations thereunder as they now exist or as may be hereafter amended.

#### ARTICLE IV. LIMITATION ON ACTIVITIES

Section 1. No part of the earnings of the Corporation shall inure to the benefit of any Member (unless such Member is exempt from taxation under Section 501(a) of the Code, as an organization described in Section 501(c)(3)), Trustee, or Officer of the Corporation, or any other person (except that the Corporation may pay reasonable compensation for services rendered to or on behalf of the Corporation and make other payments and distributions in furtherance of one or more of its purposes), and no Member (unless such Member is exempt from taxation under

Section 501(a) of the Code, as an organization described in Section 501(c)(3)), Trustee or Officer of the Corporation, or any other person shall be entitled to share in the distribution of any of the corporate assets on dissolution or liquidation of the Corporation. The Corporation shall pay no dividends.

Section 2. The Corporation shall not participate, directly or indirectly, 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. No substantial part of the activities of the Corporation shall consist of carrying on propaganda or otherwise attempting to influence legislation, except to the extent permitted by Section 501(h) of the Code.

Section 3. Notwithstanding any other provision of these Articles, the Corporation shall not conduct or carry on any activities not permitted to be conducted or carried on by an organization exempt from Federal income tax under Section 501(a) of the Code, as an organization described in Section 501(c)(3) thereof, and Treasury Regulations thereunder as they now exist or

as they may be hereafter amended, or by any organizations, contributions to which are deductible under Sections 170(c)(2) and 2055(a) of such Code and Treasury Regulations thereunder, as they now exist or may be hereafter amended.

Section 4. Upon any dissolution or liquidation of this Corporation, its assets remaining after all debts and expenses have been paid or provided for shall be distributed pursuant to a plan of distribution to one or more organizations qualifying as an exempt organization pursuant to Section 501(c)(3) of the Code, as amended, in accordance with Article XIII hereof.

## ARTICLE V. TERM OF EXISTENCE

The Corporation shall have perpetual existence.

## ARTICLE VI. MEMBERSHIP

Section 1. The sole member of the Corporation shall be the Franciscan Sisters of Allegany Health System, Inc. ("AHS"), a Florida not-for-profit corporation.

Section 2. The Member shall be automatically admitted to membership upon the filing of these Amended and Restated Articles of Incorporation.

# ARTICLE VII. BOARD OF TRUSTEES

The business and affairs of this Corporation shall be managed by a Board of Trustees, who shall be elected and serve office in accordance with the Bylaws of the Corporation.

#### ARTICLE VIII. OFFICERS

The officers of the Corporation shall include a President, a Secretary and a Treasurer. The Corporation may have additional officers, assistant officers and agents, including without limitation, one or more Senior, Assistant or other Vice-Presidents, an Assistant Secretary and an Assistant Treasurer. The officers shall be appointed, removed and hold office as provided in the Bylaws.

# ARTICLE IX. REGISTERED OFFICE AND AGENT

Section 1. The street address of the registered office of this Corporation is 6200 Courtney Campbell Causeway, Suite 100, Tampa, FL 33607. The principal place of business address shall be the same as the registered office address.

Section 2. The name of the registered agent of this Corporation located at the address of the registered office is Howard Watts.

#### ARTICLE X. CONDUCT OF AFFAIRS

The business and affairs of the Corporation shall be conducted in a manner consistent with the Ethical and Religious Directives for Catholic Health Care Services as promulgated by the United States Conference of Catholic Bishops, and in accordance with the provisions of these Amended and Restated Articles of Incorporation and the Bylaws of the Corporation.

#### ARTICLE XI. BYLAWS

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

#### ARTICLE XII. AMENDMENTS

The power to alter, amend or repeal these Amended and Restated Articles of Incorporation shall be vested only in the Member, and shall be exercisable only as specifically provided for in the Bylaws of this Corporation.

#### ARTICLE XIII. DISSOLUTION

Upon the dissolution or liquidation of the Corporation, whether such be <u>de jure</u> or <u>de facto</u>, in whole or in part, the Corporation's Board of Trustees shall adopt a resolution recommending a plan of distribution and directing its submission to a vote at a meeting of AHS Members entitled to vote thereon.

Written notice setting forth the proposed plan or distribution or a summary thereof must be given to each AHS Member entitled to vote. Such plan of distribution shall be adopted upon receiving at least a majority of the votes which the AHS Members present at such meeting or represented by proxy are entitled to cast. plan of distribution shall provide that all assets of the Corporation not disposed of in discharging the Corporation's liabilities or otherwise distributed in accordance with applicable legal requirements shall be distributed to the Franciscan Sisters of Allegany Health System, Inc., a Florida not-for-profit corporation, if it is then exempt from taxation under Section 501(a) of the Code as an organization described in Section 501(c)(3) thereof. If said distributee does not so qualify at the time for such distribution, said assets shall be distributed to the Franciscan Sisters of Allegany, New York, Inc., a New York not-for-profit corporation, if it is then exempt from taxation under Section 501(a) of the Code as an organization described in Section 501(c)(3) thereof. Ιf neither of the aforesaid distributees qualifies at the time for said distribution, the Corporation's assets shall be distributed to one (1) or more

organizations meeting such qualifications and selected by the AHS Members to receive such distribution.

The foregoing Amended and Restated Articles of Incorporation were adopted in accordance with the Bylaws of the Corporation on April 12, 1997.

Howard Watts, Authorized Officer

# ACKNOWLEDGMENT

STATE OF FLORIDA

COUNTY OF HILLSBOROUGH

The	foregoing	Amended	and	Restated	Articles	of
Incorporation	were acknowle	edged befo	re me	this S	lay of	
St. Francis Re	, 1997, by	Howard Wa	itts,	an authori:	zed Office	r of
St. Francis Re	sidence, Inc.	, a Flori	da not	t-for-profi	t corporat	ion,
on behalf of	such corpora	ation. S	uch i	individual	is person	ally
known to me, a	nd did take a	n oath.				

Notary Public

My Commission Expires:

OFFICIAL NOTARY SEAL
JUSTINA A JOHNS
NOTARY PUBLIC STATE OF FLORIDA
COMMISSION NO. CC553088
MY COMMISSION EXP. MAY 6,2000

# ACCEPTANCE

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this application, I hereby accept the appointment as registered agent and agree to act in this capacity. 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 obligations of my position as registered agent.

Howard Watts