MAY. 7.2001 4:03PM CRARY BUCHANAN **Division of Corporations**

NO.811 P.1/8 Page 1 of 2



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FLORIDA NON-PROFIT CORPORATION

COUNCIL OF FLORIDA CHIROPRACTORS, INC.

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MAY. 7.2001 4:03PM CRARY BUCHANAN

FAX AUDIT NUMBER: __H01000063813_9

ARTICLES OF INCORPORATION OF COUNCIL OF FLORIDA CHIROPRACTORS, INC.

THE UNDERSIGNED hereby associate themselves for the purpose of forming a corporation not-for-profit under and pursuant to Chapter 617, <u>Florida Statutes</u> (2000) and do certify as follows:

ARTICLE I

The name of this corporation is COUNCIL OF FLORIDA CHIROPRACTORS, INC. The corporation is sometimes referred to herein as the "Corporation".

ARTICLE II DEFINITIONS

All terms used herein are to have the same meaning as said terms have in the By-Laws of the Corporation and any emendments thereto, subject to definitions set forth in Florida law.

ARTICLE III PRINCIPAL OFFICE AND AGENT

The principal place of business and initial registered office of the Corporation is: 500 Colorado Avenue, Stuart, Florida 34994. The registered agent of the Corporation at that address is: Jeffrey S. Merritt.

ARTICLE IV OBJECTS, PURPOSES AND POWERS

Section 1. The purpose of the corporation is to educate the public and chiropractic practitioners and staff on health care matters and, to engage in any other activity which further these purposes or are ancillary or incident thereof, and to engage in other activities permitted for charitable organizations under the laws of the State of Florida, any other state and the United States.

Prepared by: Lawrence E. Crary III, Esquire 555 Colorado Avenue Stuart, Florida 34994 (561) 287-2500 Fla. Bar No.: 250414

FILED 01 HAY -7 AH 8: 33 SECRETARY OF STATE TALLAHASSI C. FLORID

FAX AUDIT NUMBER: 101000063813 9

Section 2. The purposes for which the corporation is organized are exclusively religious, charitable, scientific, literary, and educational within the meaning of section 501(c)(3) of the internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law.

Section 3. Notwithstanding any other provision of these articles, this corporation shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law.

Section 4. Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, 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 a public purpose. Any such assets not so disposed of shall be disposed of by the State Court having jurisdiction in 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.

Section 5. The corporation shall have the power to do all things necessary and proper to carry out and accomplish the above objects and purposes and of such other objects and purposes as are deemed necessary or proper by its Directors. The Corporation shall have all of the powers of a Corporation not-for-profit organized and existing under the laws of the State of Florida, and all the powers reasonably necessary to implement the powers of the Corporation.

ARTICLE V

MAILING ADDRESS

34994.

The mailing address of the Corporation is: 500 Colorado Avenue, Stuart, Florida

ARTICLE VI MEMBERS

Section 1. The Members of this Corporation shall consist of those persons who apply for membership on the forms and under the terms prescribed by the Board of Directors and who pay the prescribed dues as established by the Board of Directors from time to time.

Section 2, Membership of this Corporation cannot be assigned, hypothecated or transferred in any manner.

ARTICLE VII TERM

This Corporation shall exist perpetually.

FAX AUDIT NUMBER: H01000063813 9 2

FAX AUDIT NUMBER: 101000063813 9

ARTICLE VIII BOARD OF DIRECTORS

The business and affairs of the Corporation shall be managed by a Board of Directors consisting of not less than three (3) Directors. The first Board of Directors shall consist of three (3) members. The Board of Directors shall be elected by the Members of the Corporation entitled to vote as provided in the By-Laws of the Corporation. The names and addresses of the first Board of Directors who shall hold office until the first annual meeting and thereafter until their successors are elected and have qualified, are as follows:

Name	Address
Richard J. Santo, D.C.	134 Bridge Road Tequesta, Florida 33469
Elizabeth A. Hart, D.C.	1695 W. Indiantown Road Jupiter, FL 33458
Jeffrey S. Merritt, D.C.	500 Colorado Avenue Stuart, Florida 34994

ARTICLE IX OFFICERS

The officers of the Corporation shall consist of a President, one or more Vice Presidents, a Secretary and a Treasurer. The officers of the Corporation shall be elected by the Board of Directors of the Corporation in accordance with the provisions of the By-Laws of the Corporation. Any two (2) or more offices may be held by the same person, except the offices of President and Secretary. Officers, except for the President and Secretary, need not be members of the Board of Directors. The initial officers are:

Richard J. Santo	President
Elizabeth A. Hart	Vice President
Jeffrey S. Merritt	Secretary/Treasurer

ARTICLE X

Every Director and every officer of the Corporation shall be indemnified by the Corporation against all expenses and liabilities, including counsel fees reasonably incurred by or imposed by him in connection with any proceeding to which he may be a party, or in which he may become involved, by reason of his being or having been a Director or officer of the Corporation, or any

FAX AUDIT NUMBER: H01000063813 9 3

MAY. 7.2001 4:04PM CRARY BUCHANAN

NO.811 P.5/8

FAX AUDIT NUMBER: <u>H01000063813 9</u>

settlement thereof, whether or not he is a Director or officer at the time such expenses are incurred, axcept in such cases wherein the Director or officer is adjudged guilty of willful misfeasance or malfeasance in the performance of his duties; provided that in the event of a settlement, the indemnification herein shall apply only when the Board of Directors approves such settlement and reimbursement as being for the best interest of the Corporation. The foregoing right of indemnification shall be in addition to and not exclusive of all other rights to which such Director or officer may be entitled.

ARTICLE XI AMENDMENT OF ARTICLES

These Articles may be amended by an affirmative vote of two-thirds (2/3) of the Members of the Corporation entitled to vote.

ARTICLE XII BY-LAWS

The Corporation shall adopt By-Laws governing the conduct of the affairs of the Corporation. The By-Laws shall be altered, amended, or rescinded as provided in the By-Laws by the affirmative vote of two-thirds (2/3) of the Members of the Corporation present at any annual or special meeting of the Members.

ARTICLE XIII SUBSCRIBERS

The names and addresses of the subscribers to these Articles of Incorporation are as follows:

Richard J. Santo, D.C.

134 Bridge Road Tequesta, Florida 33469

Elizabeth A. Hart, D.C.

1695 W. Indiantown Road Jupiter, FL 33458

Jeffrey S. Merritt, D.C.

500 Colorado Avenue Stuart, Florida 34994

FAX AUDIT NUMBER: H01000063813 9 4

FAX AUDIT NUMBER: #01000063813 9

STATE OF FLORIDA

The foregoing instrument was acknowledged before me this <u>df</u> day of <u>hori</u>, 2001 by Elizabeth A. Hart (PLEASE CHECK ONE OF THE FOLLOWING) [X] who is personally known to me <u>or</u> [] who has produced <u>(TYPE OF THE FOLLOWING</u>) as identification and who (PLEASE CHECK ONE OF THE FOLLOWING) [] did <u>or</u> [X] did not take an oath. He subscribed the above Articles of Incorporation, and he did freely and voluntarily acknowledged before me according to law that he made and subscribed the same for the uses and purposes therein mentioned and set forth.

(Fue cos BARBARA L. PATION CONTRACTOR + CC 649222 BRANES HIL 10, 2001 ANAL 10, 1001 ANAL 10, 1001

(SEAL)

(Print Name)

NOTARY PUBLIC My Commission Expires:

STATE OF FLORIDA COUNTY OF ______

The foregoing instrument was acknowledged before me this difference day of <u>period</u>, 2001 by Jeffrey S. Merritt(PLEASE CHECK GRE OF THE FOLLOWING) [X] who is personally known to me or [] who has produced (TYPE or THE FOLLOWING) as identification and who (PLEASE CHECK ONE OF THE FOLLOWING) [] did or [X] did not take an oath. He subscribed the above Articles of Incorporation, and he did freely and voluntarily acknowledged before me according to law that he made and subscribed the same for the uses and purposes therein mentioned and set forth.

BARBARA L. PATTON COMMISSION # CC 649222 EXPIRES JUL 10, 2001 EXPIRES JUL 10, 2001 EXPIRES JUL 10, 2001

(SEAL)

(Print Name)

NOTARY PUBLIC My Commission Expires:

FAX AUDIT NUMBER: <u>B01000063813</u> 9

IN WITNESS WHEREOF, the subscribing incorporators have hereunto set their hands and caused these Articles of Incorporation to be executed this <u>24</u>^{*} day of <u>Bpril</u> <u>2001</u>, 2001.

Richard J. Santo

STATE OF FLORIDA COUNTY OF Mortin

The foregoing instrument was acknowledged before me this _____ day of _________, 2001 by Richard J. Santo (FLEASE CHECK ONE OF THE FOLLOWING) [______ Who is personally known to me or [] who has produced _________ (TYPE OF ________) as identification and who (FLEASE CHECK ONE OF THE FOLLOWING) [] did or [X] did not take an cath. He subscribed the above Articles of Incorporation, and he did freely and voluntarily acknowledged before me according to law that he made and subscribed the same for the uses and purposes therein mentioned and set forth.

BARBARA I. , Commission # 7222 EXPIRES JUL 10, 2001 ATLANTIC BONDING CO., INC.

(SEAL)

(Print Name)

NOTARY PUBLIC My Commission Expires:

MAY. 7.2001 4:05PM CRARY BUCHANAN

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NO.811 P.8/8

FAX AUDIT NUMBER: <u>B01000063813 9</u>

ACKNOWLEDGMENT AND ACCEPTANCE OF REGISTERED AGENT

Having been named to accept service of process for the above-stated Corporation, at place designated in this Certificate, I hereby accept to act in this capacity, and agree to comply with the provisions of said Act relative to keeping open said place.

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FAX AUDIT NUMBER: 101000063813 9 7