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BASIC AMENDMENT

PATIENT ALLIANCE FOR NEUROENDOCRINEIMMUNE DISORDERS

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Amendment

10/13/03

Do

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ARTICLES OF AMENDMENT

TO

ARTICLES OF INCORPORATION

- OF -

PATIENT ALLIANCE FOR NEUROENDOCRINEIMMUNE DISORDERS ORGANIZATION FOR RESEARCH AND ADVOCACY, INC.

A FLORIDA NONPROFIT CORPORATION

DOCUMENT NUMBER OF CORPORATION: N02000004996

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of amendment to its articles of incorporation.

FIRST: Amendment(s) adopted: Article Number IV being amended as follows:

The purposes for which the Corporation is organized are as follows: To be a voice for the many diagnosed with Neuroendocrincimmume Disorders, such as, but not limited to Chronic Fatigue Syndrome (CI'S), Fibromyalgia Syndrome, Gulf War Syndrome (GWS), Multiple Chemical Sensitivities (MCS) in pertinent issues of advocacy and research. To provide educational resources to patients who are either self referred or referred by the many organizations within the Neuroendocrineimmune patient community. Promote and encourage the creation of empowerment groups (support groups) throughout our community at large for emotional support and empowerment. Establish partnerships with several other organizations, be they private or governmental, in order to raise awareness to the issues of disability benefits, right to access to medical care, right to work and other pertinent issues affecting the daily survival of patients dealing with such disabling chronic condition. Provide financial support to Neuroendocrineimmune Disorders scientific, educational and quality of life research.

Article Number VIII being added as follows:

(A) No part of the earnings of the organization shall inure to the benefit of, or be distributed to its members, trustees, officers, or other private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the



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purposes set forth in the purpose clause hercof. No substantial part of the activities of the organization shall be carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code or (b) by an organization, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

(B) Upon the dissolution of the organization, all of its assets, intellectual property and records shall be given to its successor, if any, or to another non-profit 501 (c) (3) organization with like goals. In the absence of a 501 (c) (3) organization with the like goals, then the 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.

SECOND: The date of adoption of the amendments was: 09 / 24 /2003

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Oct. 13. 2003 B:39AM GRF & GRSB
FROM: SILVERMAN
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THERD: Adoption of Amendment (check one)

The amendment were adopted by the members and the number of votes cast for the amendment was sufficient for approval.

There are no members or members entitled to vote on the amendment. The amendments were adopted by the board of directors.

Stephen R. Silverman

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President

[Title]

October 10, 2003

[date executed]