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TRANSMITTAL LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314		÷		
SUBJECT: Comm	PROPOSED CORPORATE NON PROF	NAME-MUST INCLUD	ESUFFIXI ONATION	
Enclosed is an original and	one(1) copy of the article	s of incorporation and a	check for:	
□ \$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy		
		ADDITIONAL COPY REQUIRED		
FROM:	Jose Esc. Name (Prin	ANPI' O	. , -	
. 4	0661 N. Ke.	woalk on. S	. 204	
<u> </u>	City, Sta	33736 ate & Zip		

NOTE: Please provide the original and one copy of the articles.

ARTICLES OF INCORPORATION, FOR

COMMUNITY HEALTH PROGRAMS, INC.

FILED

The undersigned, acting as incorporator of a Non-Profit Corporation					
Florida Statutes Chapter 617 adopts the following articles:	SECRETA ALLAHAS	RY 0	Ş. i	TAT	Ε
ARTICLE I - NAME The name of the Non-profit corporation shall be:	,,				

COMMUNITY HEALTH PROGRAMS, INC.

ARTICLE II - PRINCIPAL OFFICE

The address of the principal office until further notice is 4343 W. Flagler St. Suite 502, Miami, FL 33134.

ARTICLE III - PURPOSES

- (a) General purpose The general purpose and object of the corporation shall be to raise, receive and maintain a fund or funds of personal or real property both, and to distribute and utilize the fund or funds including any income generated therefrom exclusively for those purposes described in Section 501(c)(3), 170(c)2, and 2055(a) of the Internal Revenue Code of 1986 and the corresponding provisions of any other federal tax laws enacted by the "Code" as it pertains to any religious, charitable, scientific, educational, literary or educational entity.
- (b) Specific purposes The Organization will promote the health and wellbeing of people or groups with disadvantages. This will be accomplished by obtaining federal and state funds or through networking with other agencies or groups of the public or private sector. The funds will be used to provide medical, health education, case management and other social services as might be needed to the following types of patients or groups: HIV infected patients, depressed persons, drug and alcohol, abused children, minority groups or individuals.
- (c) The Organization will not be limited exclusively to the above identified groups or patients and will seek or identify other needs of specific groups or of the general community where it can carry out its charitable purposes.

ARTICLE IV - MANNER OF ELECTION

The affairs of the Corporation shall be managed by a Board of Directors, which shall consist of not less than three persons. The number of Directors in excess of three will be determined by the By-Laws. The officers of the Corporation shall be a President, a Vice-President and a Secretary/Treasurer. The officers will serve office for one year term and will be re-elected at an annual meeting or as might be amended by the By-Laws, if necessary.

ARTICLE V - INITIAL BOARD OF DIRECTORS

The business of this corporation shall be managed by a Board of Directors consisting of one or more members, the exact number to be determined from time to time in accordance with the By-Laws. The initial Board of Directors shall consist of three directors as follows:

Arturo Ramos Director and President

4343 W. Flagler S. 502, Miami, FL 33134 Magaly R. Abad Director and Vice-President

4343 W. Flagler S. 502, Miami, FL 33134

Gema Quintero Secretary and Treasurer 4343 W. Flagler S. 502, Miami, FL 33134

ARTICLE VI - INITIAL REGISTERED AGENT AND OFFICE

The initial registered agent of this corporation is: Arturo Ramos and the registered office is 4343 W. Flagler S. 502, Miami, FL 33134

ARTICLE VII - INCORPORATOR

The name and street address of the incorporator to these articles is:

Arturo Ramos 4343 W. Flagler S. 502 Miami, FL 33134

ARTICLE VIII - PROHIBITED ACTIVITIES

- (a) The Corporation shall not attempt to influence legislation or any other governmental body or person as part of its activities.
- (b) The Corporation will not participate to any extent in any political campaign for or against any candidate for public office.
- (c) The Corporation will not allow any parts of its income or assets to inure for the benefit of Directors, Officers, or Members except those needed in the furtherance of its charitable purpose.
- (d) The Corporation will not engage in any activity which are not permitted for organizations under Section 501(c)(3) of the Code.
- (e) Should the Corporation become a private foundation it will comply and observe all tax requirements and assessments imposed by Sections 4941 through 4945 of the Code as necessary.
- (f) The Corporation will not have capital stock or membership rights and will not pay dividends to its Directors, Officers or Trustees.

ARTICLE IX - INDEMNIFICATION __

This corporation shall indemnify any officer, director or any agent to the full extent permitted by law. Neither the Board of Directors or Officers of the Corporation shall be personally liable for the debts of the entity.

ARTICLE X - DEDICATION OF ASSETS

The Corporation in the event of dissolution or termination, subject to the provisions of Chapter 617 - Florida Statutets, will distribute all of its existing assets to one or more organizations which themselves are also exempt as defined the appropriate section of the Internal Revenue Service Code, or to other government offices as might be necessary. These actions shall be determined by the last Board of Directors. None of the assets will be distributed to any Officer or Director of this Corporation.

ARTICLE XI - DURATION

This Corporation shall have a perpetual existence commencing with the filing of these Articles with the Secretary of State in Florida. The Corporation may be dissolved by its governing Directors and Officers.

ARTICLE XII - BY-LAWS AND CORPORATE POWERS

The Board of Director shall adopt By-Laws for this Corporation which may be amended, altered or repealed in any manner permitted by law. The Corporation will carry the objectives described above but will not be limited to those specific purposes and will adopt or develop functions within the ordinary course of its mission and statement.

The undersigned incorporator has executed these Articles of

Incorporation this $\frac{34}{24}$ day of October 2002.

Arturo Ramos

CERTIFICATE OF DESIGNATION

REGISTERED AGENT/REGISTERED OFFICE

FILED

02 OCT 29 AM 9: 12

Pursuant to the provisions of Section 607.0501, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida.

SECRETARY OF STATE TALLAHASSEE, FLORIDA

1. The nam	ne of the corporation is		
	COMMUNITY HEALTH PROGRA	MS, INC.	
2. The nam	ne and address of the registered ag	ent and office is:	
Name _	Arturo Ramos		
Address	4343 W. Flagler S. 502		
	ng officer of this corporation has au I office to be its registered agent an		
Signature _	afor		
Title	PRESIDENT	:	
Date /	10/24/02	<u></u>	

ACCEPTANCE BY AGENT

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT

$\mathcal{C}\mathcal{U}$		
Signature U/U/		-
7.6	•	
Date 10/24/02		_