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CORPORATION NAME(S) &	DOCUMENT NUMBER(S) (if known):
1. WORLD FAMI	LY HEALTH CENTER, INC.
(Corporation Name) 2.	(Document #)
(Corporation Name)	(Document #)
3(Corporation Name)	(Document #)
4(Corporation Name)	(Document #)
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NEW FILINGS	AMENDMENTS
NonProfit	Resignation of R.A., Officer/Director
. Limited Liability	Change of Registered Agent
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Other	Amendment Resignation of R.A., Officer/Director Change of Registered Agent Dissolution/Withdrawal Merger
	
OTHER FILNGS	REGISTRATION/
Annual Report	QUALIFICATION

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Examiner's Initials

ARTICLES OF INCORPORATION OF WORLD FAMILY HEALTH CENTER, INC.



ARTICLE I

The name of the corporation is World Family Health Center, Inc.

ARTICLE II

The corporation's duration shall be perpetual. The principal place of business and mailing address is 1330 Coral Way, Suite #403, Miami, Florida 33145.

ARTICLE III

The purpose of this corporation shall be for a public benefit corporation and charitable corporation within the meaning of 501©(3) of the Internal Revenue Code of 1954, as amended, (or the corresponding provision of any future United States Internal Revenue Law). The corporation is organized for all purposes authorized under Florida law and the corporation may, among other charitable activities, do the following:

- To integrate services to provide primary health care to under-served individuals in Dade County, Florida
- To serve as a primary resource to all health facilities in identifying and communicating the needs of the under-served individuals in the community;
- To participate so far as circumstances may warrant, in any activity designed and carried on to promote the general health of the community;
- To care for the sick and afflicted without regard to race, sex, color, political, economic status or religious beliefs:
- To assist in the development of project plans, progress reports, and renewals, representing the views of the health facility and individuals most knowledgeable about health problems and the means available for alleviating those problems;

- To determine health facility policies with relation to community needs;
- To see that proper professional standards are maintained;
- To provide adequate financing and control of expenditures.

ARTICLE IV

The corporation shall have members and members shall have all rights as stated in the Bylaws. No member of the mutual benefit corporation may transfer a membership or any right arising out of membership.

ARTICLE V

This corporation shall have no capital stock and no part of the corporation's property or earnings shall inure to the benefit of any private person, corporation, or individual. The corporations shall devote its property to such charitable, Scientific, and educational purposes as it shall see fit but always as stated in these articles of incorporation. No part of the corporation's property or earning shall be used to carry on propaganda or attempt to influence legislation to such an extent as would result in the loss of its exemption from federal income tax under 501©(3) of the Internal Revenue Code. The corporation shall not participate or intervene in (including the publishing of or distribution or statements) any political campaign on behalf of or in opposition to any candidate for public office. All gifts and contributions. The specific direction of donors shall be followed but only so far as consistent with these Articles of Incorporation and the laws of the State of Florida.

ARTICLE VI

It is intended that this corporation shall have the status of a corporation which is exempt from federal income taxation under 501(a) of the Code and as an organization described in 501©(3) of the Code, and which is other than a private foundation by reason of being described in 509(a)(1) or (a)(2) of the Code. These articles shall be construed accordingly and all powers and activities of the corporation shall be construed accordingly and all powers and activities of the corporation shall be limited accordingly.

ARTICLE VII

In the event of the dissolution of the corporation, whether voluntary or involuntary, the corporation shall, after obtaining or making provision for the payment of all liabilities of the corporation, dispose of all of its assets to any successor, corporation or to such other organization or organizations with purposes and functions similar to those of this corporation which are organized and operated exclusively for all charitable, educational or scientific purposes and shall at the time qualify as an exempt organization or organizations under 501 (C)(3) of the Internal Revenue Code of 1954 or any corresponding provision of any future United States Internal Revenue law.

ARTICLE VIII

The number of directors constituting the initial board of directors of the corporation shall range from 5 to 25 and the names and addresses of the persons who are to serve as initial directors are:

NAME

ADDRESS

LAURA COMAS, CHAIRMAN

ROSANO SANDOVAL, VICE CHAIRMAN

ADDY MORAN, TREASURE

MARIA GONZALEZ, SECRETARY

1330 CORAL WAY SUITE 403 MIAMI FLORIDA 33145 1330 CORAL WAY SUITE 403 MIAMI FLORIDA 33145 1330 CORA WAY SUITE 403 MIAMI FLORIDA 33145 1330 CORAL WAY SUITE 403 MIAMI FLORIDA 33145

ARTICLE IX

The address of the initial registered office is 1330 Coral Way, Suite 403, Miami, Florida 33145

In witness whereof, THE ABOVE INCORATORS SIGNED THESE Articles of Incorporation this 13 day of DECAMOR 2004.

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 617.0501, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERERD AGENT, IN THE STATE OF FLORIDA.

The name of the corporation is:

CENTER, INC. 1)00 (must includes suffix)

The name and address of the registered agent and office is:

GABRIELA GAMARRA 1330 CORAL 403 WAY 50 (P.O. Box or Mail Drop Box NOT Acceptable) MIAMI FL 33145 (City/State/Zip)

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 appointed as registered agent and agree 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. Λ

wa

Signature of Registered Agent

2-13-04