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FLORIDA PROFIT/NON PROFIT CORPORATION

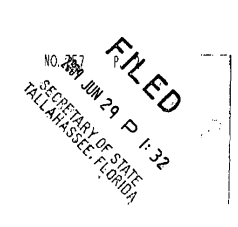
TERAGRAM EDUCATIONAL ARM IN COMMUNITY HEALTHCARE, IN

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ARTICLES OF INCORPORATION OF TERAGRAM EDUCATIONAL ARM IN COMMUNITY HEALTHCARE, INC. (Not for Profit Corporation)

In compliance with Chapter 617, Florida Statutes (Not for Profit), the undersigned, being a natural person, hereby acts as an incorporator in adopting and filing the following articles of incorporation for the purpose of organizing a business corporation.

ARTICLE I - NAME

The name of the corporation shall be: TERAGRAM EDUCATIONAL ARM IN COMMUNITY HEALTHCARE, INC.

ARTICLE II - PRINCIPAL OFFICE

The principal street address and mailing address is:

619 Castle Drive Palm Beach Gardens, Florida 33410

ARTICLE III - PURPOSE

The purpose for which the corporation is organized is as follows: (1) to promote and to teach the principles of health and wellness to individuals and families, including those individuals and families who are financially unable to pay for such services and (2) to assist such individuals and families in obtaining healthcare and wellness care from those individuals licensed and authorized to provide such services and (3) to engage in any activity in furtherance of the above purposes which is authorized under Florida law and (4) to exercise all rights and powers conferred by the laws of the State of Florida on non-profit corporations, including but not limited to those set forth in Florida Statutes 617 and the following powers: (i) to acquire by bequest, gift, grant, donation, contribution, purchase, lease or otherwise any property of any nature without limitation as to value and to hold, invest, retuvest, manage, use, apply, employ, sell, expend, disburse lease, mortgage, convey, option, donate or otherwise dispose of the property and the Income, principal and proceeds of the property.

ARTICLE IV - BOARD OF DIRECTORS; MANNER OF ELECTION

The manner in which the Directors are elected or appointed is as follows; There shall be a Board of Directors consisting of at least three (3) individuals. The initial Directors are elected by the Incorporators. After that, each Director shall be elected by a majority vote of the Board of Directors in the manner and at the times set forth in the by-

laws. Any Director may be removed by the affirmative vote of at least two-thirds of the Board of Directors.

ARTICLE V - OFFICERS

The Officers of the corporation shall consist of a President, one or more Vice Presidents, a Secretary, a Treasurer and any other officers and assistant officers as may be provided for in the by-laws or by resolution of the Board of Directors. Each officer shall be elected by majority vote of the Board of Directors, and may be removed by the majority vote of the Board of Directors, at such time and in such manner as may be prescribed by the by-laws or by law.

The initial President and Chief Executive Officer of the corporation is:

Margaret R. Poole 619 Castle Drive Palm Beach Gardens, Florida 33410

ARTICLE VI - MEMBERS

The corporation shall not have members.

ARTICLE VII - REGISTERED AGENT

The name and address of the initial registered agent is:

Margaret R. Poole 619 Castle Drive Palm Beach Gardens, Florida 33410

ARTICLE VIII - INCORPORATOR

The name and address of the incorporator is:

Margaret R. Poole 619 Castle Drive Palm Beach Gardens, Florida 33410

ARTICLE IX - INDEMNIFICATION

The corporation shall indemnify its directors, officers, employees and agent to the fullest extent permitted by law.

IN WITNESS WHEREOF, the undersigned having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Signature: Registered Agent

Margaret-R. Poole

Signature: Incorporator, President, CEO

Margaret R. Poole