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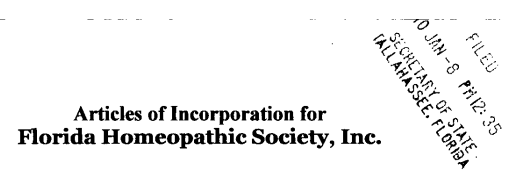
COVER LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

SUBJECT:	Florida Homeopathic Society, Inc. (PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)			
Enclosed is an original a	and one (1) copy of the Art	icles of Incorporation and	a check for:	
₹70.00 Filing Fœ	status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL COPY REQUIRED		
FROM:	Charles Deneen Name (P	rinted or typed)	_	
	8470 Caraway Court Address		_	
	Orlando, FL 32819 City, State & Zip		-	
	407.563.1370 Daytime T	elephone number	-	
	csdeneen3@gmail.com			

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

E-mail address: (to be used for future annual report notification)



Articles of Incorporation of the undersigned, whom are citizens of the United States, desiring to form a non-profit corporation under the Florida Not For Profit Corporation Act of 2009, Chapter 617 of the Florida Statutes, do hereby certify:

ARTICLE ONE

Identification

Section 1.01. Name. The name of the Corporation is "Florida Homeopathic Society, Inc." The Corporation's principal place of business and mailing address is 1806 Gipson Green Lane, Winter Park, Florida 32789.

ARTICLE TWO

Purpose and Powers

Section 2.01. Purpose. The specific purposes for which the Corporation is formed shall be to educate the general public about homeopathy with an emphasis on Hahnemannian Classical Homeopathy; act as an advisory source to the State of Florida Legislature and appropriate state government agencies in homeopathic matters; and facilitate public awareness and appreciation of the benefits of homeopathy.

Section 2.02. Powers. The Corporation shall have the same powers as an individual to do all things necessary or convenient to carry out its business and affairs, subject to any limitations or restrictions imposed by applicable law or these Articles.

Section 2.03. Purpose. Said Corporation is organized exclusively for educational purposes, within the meaning of §501(c)(3) of the Internal Revenue Code (or corresponding section of any future Federal tax code), including for such purposes, the making of distributions to organizations that qualify as exempt organizations under §501(c)(3) of the Internal Revenue Code, or the corresponding section of any future Federal tax code.

ARTICLE THREE

Registered Office and Registered Agent

Section 3.01. Registered Office and Agent. The name of the registered agent and the street address of the registered office of the Corporation are as follows:

Charles S. Deneen 8470 Caraway Court Orlando, Florida 32819 Section 3.02. Registered Agent's acceptance of Service. Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this incorporation, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Signature of Registered Agent

2 Jany 2010

ARTICLE FOUR

Directors

Section 4.01. Number and Qualification. The number of directors of the Corporation shall be specified, from time to time, by the Code of Bylaws, which number may be increased or decreased from time to time by amendment of the Bylaws. At no time shall there be less than three (3) Directors for the Corporation.

Section 4.02. Election of Directors. Directors shall be elected at the annual meeting by a simple majority of the active members present to serve a term of three (3) years until their successors are elected. Directors must have an active membership status to be eligible for election.

Section 4.03. Initial Board of Directors. The initial Board of Directors shall be the following:

Kimberly Purcell – Chairperson of the Board of Directors 1806 Gipson Green Lane Winter Park, FL 32789 US

Kathleen Raskin – Director 8549 Surrey Lane Boca Raton, FL 33496 US

Debra W. Crawford – Director 8470 Caraway Court Orlando, FL 32819 US

Polly Millet – Director 2540 SE 73rd Street Ocala, FL 34480 US

Mary Ellen Meagher – Director 1207 Whispering Winds Court Apopka, FL 32703 US

Jean Hoagland – Director 601 McDonald Street, Unit 108 Mount Dora, FL 32757 US Judith Trojnar – Director 371 E. Baffin Drive Venice, FL 34293 US

Valerie Bennett – Director 1758 Cocoplum Court Longwood, FL 32779 US

ARTICLE FIVE

Incorporator

Section 5.01. Name and Address. The name and address of the Incorporator of the Corporation is as follows:

Charles S. Deneen 8470 Caraway Court Orlando, Florida 32819

ARTICLE SIX

Code of Bylaws; Indemnification; Amendments of Articles

Section 6.01. Code of Bylaws. The Board of Directors of the Corporation shall have the power to make, alter, amend, or repeal the Bylaws of the Corporation, subject to the restriction that a majority vote of the Directors is necessary to take these actions.

Section 6.02. Indemnification. The Corporation shall indemnify a director or officer of the Corporation who was wholly successful, on the merits or otherwise, in the defense of any proceeding to which the director or officer was a party because the director or officer is or was a director or officer of the Corporation, against reasonable expenses incurred by the director or officer in connection with the proceeding.

ARTICLE SEVEN

Limitations on Activities

Section 7.01. Limitations. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article Two hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of, or in opposition to, any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on by (a) a corporation exempt from federal income tax under §501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) a corporation, contributions to which are deductible under §170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE EIGHT

Dissolution

Section 8.01. Dissolution. Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of §501(c)(3) of the Internal Revenue Code, or the 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 a Court of competent jurisdiction of 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.

ARTICLE NINE Non-Stock

Section 9.01. Non-Stock Basis. This corporation shall be organized upon a nonstock basis.

ARTICLE TEN

Existence

Section 10.01. This corporation is to have perpetual existence.

Executed this 2 Day of January, 2010

Charles S. Deneen, Incorporator

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