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| (Requestor's Name) |
|---|
| (Address) |
| (Address) |
| (City/State/Zip/Phone #) |
| PICK-UP WAIT MAIL |
| (Business Entity Name) |
| (Document Number) |
| Certified Copies Certificates of Status |
| Special Instructions to Filing Officer: |
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DEPARTMENT OF STATE ACCOUNT FILING COVER SHEET

| Account Number | FCA00000017 | | |
|---|--|--|--|
| Date: | 3-29-17 | | |
| Requestor Name: | Carlton Fields | | |
| Address: | Post Office Drawer 190 Tallahassee, Florida 32302 | | |
| Telephone: | (850) 513-3619 - direct (850) 224-1585 | | |
| Contact Name: | Kim Pullen, CP, FRP | | |
| Corporation Name: | | Staff of Florida Deland, Inc. | |
| Email Address: | <u></u> | | |
| Entity Number: | H1700002116 | | |
| Authorization: | Khin Puller | | |
| Certified Copy New Filings Fictitious Name | Plain Stamped Copy Amendments | Certificate of Status Annual Report Registration | |
| (X) Call When Ready | (X) Call if Problem | () After 4:30 | |
| (X) Walk In | () Will Wait | (X) Pick Up | |

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Client: 10718 Matter: 26359

Name: Loboduin Office: TPA

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DEPARTMENT OF STATE ACCOUNT FILING COVER SHEET

| Account Number | FCA00000017 | | |
|--|--|--|--|
| Date: | 3-29-17 | <u> </u> | |
| Requestor Name: | Carlton Fields | | |
| Address: | Post Office Drawer 190 Tallahassee, Florida 32302 | | |
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| Contact Name: | Kim Pullen, CP, FRP | | |
| Corporation Name: | | Staff of Florida Deland, Inc. | |
| Email Address: Entity Number: Authorization: | this Pull | 2002116 | |
| Certified Copy New Filings Fictitious Name | Plain Stamped Copy Amendments | Certificate of Status Annual Report Registration | |
| X)Call When Ready X)Walk In | (X)Call if Problem ()Will Wait | () After 4:30 (X) Pick Up | |
| | | | |

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Matter: 26359

Office: TPA

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ARTICLES OF AMENDMENT to ARTICLES OF INCORPORATION

2017 HAR 29 P 12: 51

THE MEDICAL STAFF OF FLORIDA HOSPITAL DELANDAMASSEE. FLORIDA

Pursuant to the provisions of Section 617.1006 of the Florida Statutes. The Medical Staff of Florida Hospital Deland, Inc. (the "Corporation") adopts the following amendments to its Articles of Incorporation:

1. Text of Amendments

a. Article III is deleted in its entirety and substituted with the following:

ARTICLE III

PURPOSE

The Corporation is organized and shall be operated to provide a framework for self-governance of the Medical Staff in order to permit the Medical Staff to discharge its responsibilities in matters involving patient safety and quality of care matters, and to govern the orderly resolution of those purposes, together with promoting the common business interest of its members, within the meaning of Section 501(c)(6) of the Internal Revenue Code, or the corresponding section of any future federal tax code (the "Code"), including, but not limited to:

- a) Providing oversight and ongoing evaluations for the quality of care, treatment, and services provided at Florida Hospital Deland by practitioners with privileges;
- b) improving the quality of the medical care to the public and establishing high standards of excellence;
- c) maintaining professional standards and independence of the medical community; and
- d) establishing, developing sponsoring, promoting, and/or conducting educational programs, peer review, management services, and other activities, all in promotion and support of the interests and purposes of the Corporation described in this Article.

The Corporation shall have all powers now or hereafter granted by law, and in addition thereto shall have all powers lawfully necessary or required to carry out its purposes and objects. All of the assets or earnings shall be used exclusively for the purposes hereinabove set out, including payment of expenses incidental thereto.

b. Article IV is deleted in its entirety and substituted with the following:

ARTICLE IV

MEMBERS

The initial members shall be those physicians, dentists, podiatrists and psychologists that have been approved as members of the medical staff as specified by the bylaws of the corporation. The qualifications of members, and the manner of admission of new members shall be as specified in the bylaws of the Corporation, as may be amended from time to time.

- 2. <u>Date of Adoption</u>. The Amendment was adopted on March <u>A 2</u> 2017.
- 3. <u>Manner of Adoption</u>. The Amendment was adopted by a majority vote of the members of the Medical Executive Committee, pursuant to its authority under the bylaws of the corporation.

In Witness Thereof. Director Thomas Corbyons of the Corporation has executed these Articles of Amendment on this 22 day of March, 2017.

Thomas Corbyons, M.D., Director

ARTICLES OF AMENDMENT

to

ARTICLES OF INCORPORATION

of

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