S 2:22 PM PUBLIC ACCESS SYR ((H)ŤÒ PHONE (305) 541-3694 FAX: (305) 541-3770 (@/i960000058GP))) DOCUMENT TYPE: FLORIDA PROFIT CORPORATION OR P.A. NAME: HTO OF MIAMI, INC. FAX AUDIT NUMBER: H90000005862 DATE REQUELTED: 04/25/1996 CURRENT STATUS: REQUESTED TIME REQUESTED: 14:22:05 CERTIFIED COPIES: 0 CERTIFICATE OF STATUS: 1 NUMBER OF PAGES: 6 METHOD OF DELIVERY: FAX ESTIMATED CHARGE: \$78.75 ACCOUNT NUMBER: 072450003255 Note: Please print this page and use it as a cover shoot when submitting documents to the Division of Corporations. Your document cannot be processed without the information contained on this page. Remember to type the Fax Audit number on the top and bottom of all pages of the document. (((H98000005862))) ** ENTER 'M' FOR MENU, ** ENTER BELECTION AND (CR): Help F1 Option Menu F2 NUM Connect: 00:27 2 096A-19976 S2 til it: 32

G. J. L. ...

REPARTE BY: MARVIN B. SCIDMAN
FIGAR & 165114
1000 Ponce de Leon Bludi
Coral Gribles, FI 33134
305: 444.3031

ARTICLES OF INCORPORATION

FOR

HTC OF MIAMI, INC.

The undersigned, acting as incorporator of a corporation pursuant to chapter 617, Florida Statutes, adopts the following Articles of Incorporation:

ARTICLE I - NAME

The name of this corporation shall be:

HTC OF MIAMI, INC.

ARTICLE II - PRINCIPAL PLACE OF BUSINESS AND MAILING ADDRESS

The principal place of business and the mailing address of this corporation shall be:

3550 Biscayne Blvd Suite 603 Miami, Fl 33137

ARTICLE III - PURPOSE

Said corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE IV - MANNER OF ELECTION OF DIRECTORS

The manner in which the directors are elected or appointed is as provided for in the by-laws. The corporation in its by-laws may establish classes of membership, but membership will be without any voting rights. Thereby vesting sole voting power in the Board of Directors.

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ARTICLE V - LIMITATION OF CORPORATE POWERD

The coperate powers of this corporation are as provided in section 617.0302, Florida Statutes, unless limited as follows:

No part of the net carnings 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 Third 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 (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Upon the dissolution of the corporation, assets shall be distributed for one or more exampt purposes within the meaning of section 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 VI - INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and the street address of the initial registered agent is:

NERW PARKER 3550 Biscayne Blvd., Suite 603 Miami, Florida 33137 Nory Parkor 3550 Bincayne Blvd., Sto. 603 Minmi, PL 33137

Jeanino Piorro-Louis 3550 Biscayno Blvd., Sto 603 Miomi, FL 33137

Marvin B. Suidean 3550 Biscayne Blvd., Ste 603 Miami, FL 33137

ARTICLE VIII - INCORPORATORS

The name and street address of the incorporator for these Articles of Incorporation is:

Marvin B. Seidman 3550 Biscayne Blvd., Suite 603 Miami, FL 33137

The undersigned incorporator(s) has(have) executed these Articles of Incorporation this 12th day of 1121, 1996.

Signature of the Indorporator

Marvin B. Seidman

Typed name of incorporator signing

+196000005963

CENTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of sections 607.0501 or 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/registered agent, in the State of Florida.

1.	Tho	nomo	of	the corpo	pration	is: MTC OF MIAMI, INC.			
2.	Tho	name	and	addross		rogiotered Parkor		office	int.
(NAME)									
				3:	550 Bind	avno Blvd.	Sto. 603		
				(P.C	D. BOX)	OT ACCEPTAI	BLE)		

Miami, FL 33137 (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 APPOINTMENT 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.

DATE: april 22, 1996

ARTHOME

47600005862

RELEASE OF NAME TO NON-PROFIT CORPORATION HTC OF MIAMI, INC.

The directors of HTC OF MIAMI, INC. HEREBY release the name of the Corporation for profit to the not for profit Corporation in order to correct the mistake made in the filling of a profit Corporation instead of a non-profit Corporation.

DATED April 22, 1996

Directors:

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SEC TALL

KFR 26

PH 1: 0

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NONPROF