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ARTICLES OF INCORPORATION OF UNITED HOME HEALTH CARE, INC.

The Undersigned, acting as incorporator of a Not for Profit Corporation pursuant to Chapter 617, Florida Statutes, adopt the following Articles of Incorporation: __

ARTICLE I CORPORATE NAME

The name of this Corporation is as follows: United Home Health Care, Inc.

ARTICLE II PRINCIPAL OFFICE AND MAILING ADDRESS

The principal office of this Corporation is: United Home Health Care, Inc.

5255 NW 87 Avenue

Suite 400

Miami, Florida 33166

The mailing address of this Corporation is: United Home Health Care, Inc.

5255 NW 87 Avenue

Suite 400

Miami, Florida 33166

ARTICLE III GENERAL AND SPECIFIC PURPOSES

The purpose for which the Corporation is formed, and the business and the objects to be carried on and promoted by it, are as follows:

A. The Corporation is incorporated as a nonprofit corporation, organized exclusively for charitable, scientific, literary, and educational purposes pursuant to the Florida Corporation Not for Profit Law set forth in Chapter 617 of the Florida Statutes and within the scope of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, including Regulations

- issued pursuant thereto as they now exist or as they may hereafter be amended.
- B. To operate exclusively in any other manner for such religious, charitable, and educational purposes as will qualify it as an exempt organization under Section 501 (c)(3) of the Internal Revenue Code of 1986, as amended, or under any corresponding provisions of any subsequent Federal Tax Laws.
- C. The specific purpose for which the Corporation is organized is to promote the welfare of individuals by providing quality, health and social services.
- D. In furtherance of these purposes the Corporation may exercise all rights and powers conferred by the laws of the State of Florida upon nonprofit corporations.

ARTICLE IV DURATION

The term of existence of the Corporation is perpetual.

ARTICLE V

EARNINGS AND ACTIVITIES OF CORPORATION

- A. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its, directors, 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 III.
- B. No director, or officer of the Corporation, or any private individual, shall be entitled to share in the distribution of any of the corporate assets upon dissolution of the Corporation.
- C. 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, nor intervene, in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office.

- D. 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 of 1986, as amended, (or the corresponding provision of any future United States Internal Revenue Law), or (B) by a corporation, contributions to which are deductible under Section 170 of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).
- E. Notwithstanding any other provision of these Articles, this Corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this Corporation, or that are not in furtherance of any non-tax exempt purposes pursuant to Section 501(c)(3) of the Internal Revenue Code of 1986, as amended.

ARTICLE VI STOCK

The Corporation is to be organized on a non-stock basis.

ARTICLE VII MEMBERSHIP

The qualifications for members, and the manner of their admissions, rights, duties, and obligations, if any, shall be regulated by the Bylaws for this Corporation.

ARTICLE VIII DISTRIBUTION OF ASSETS

Upon dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all the liabilities of the Corporation, dispose of all of the assets of the Corporation exclusively for the purposes of the Corporation in such manner, or to such organization or organizations, organized and operated exclusively for charitable, education, religious, or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Internal

Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Law), as the Board of Directors shall determine. Such assets may also be distributed to the Federal Government, or to a State or Local Government for public use. Any such assets not so disposed shall be disposed of by a court of competent jurisdiction in the county in which the principal office of the Corporation is then located, to such organizations described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, as the court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE IX

SUBSCRIBERS

The names and residence addresses of the Incorporators of this Corporation are as follows:

Name Address

Jose R. Fox 5255 NW 87 Avenue

Suite 400

Miami, Florida 33166

ARTICLE X

MANAGEMENT OF CORPORATE AFFAIRS

- A. Board of Directors: The Corporation shall be governed by a Board of Directors which shall consist of such numbers of directors as may be fixed from time to time by the Board of Directors of the Corporation as provided for in the Bylaws, but in no event shall the Board of Directors of the Corporation consist of fewer than three (3) directors.
- B. Elections and appointments of Directors shall be held in the manner, and at such time as prescribed in the Bylaws of the Corporation. In the event that a vacancy occurs during the term of any Director on the Board of Directors of this Corporation, whether caused by resignation, removal, death of any such Director, or for any reason whatsoever, such vacancy shall be filled in at such time and in such manner as prescribed in the

Bylaws.

C. Officers: The Officers of the Corporation shall be appointed and selected as may be prescribed in the Bylaws of the Corporation.

ARTICLE XI REGISTERED AGENT AND OFFICE

The name of the Corporation's registered agent is: Jose R. Fox.

The address of the registered agent is: 5255 NW 87 Avenue

Suite 400

Miami, Florida 33166

ARTICLE XII

DEDICATION OF ASSETS

The property of this Corporation is irrevocably dedicated to religious, educational, charitable purposes, and no part of the net income or assets of this Corporation shall ever inure to the benefit of any director, officer, or member thereof, or to the benefit of any private individual.

WE, the Undersigned, being the Subscribers and Incorporators of this Corporation, for the purpose of forming this Nonprofit Corporation under the laws of the State of Florida, have executed these Articles of Incorporation, this day of 1998.

WITNESSED BY:

Witness

Witness

Subscriber

Print Name:

Registered Agent Print Name:

STATE OF FLORIDA COUNTY OF DADE

BEFORE ME, the undersigned a	uthority, personally appeared and
, to me known to be the	persons who executed the foregoing Articles of
Incorporation and they acknowledged to	and before me that they executed such
instrument.	Len
IN WITNESS WHEREOF, I have	hereunto set my hand and seal this
day of, 199 6 .	1
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My Commission Expires:	Notary Public
IN WITNESS WHEREOF, I have	hereunto set my hand and seal this Office Andrews Public

DARY PU OFFICIAL NOTARY SEAL BARBARA VENEREO COMMISSION NUMBER CC437579
MY COMMISSION EXP.
FEB. 7,1999

CERTIFICATE DESIGNATING RESIDENT AGENT (Pursuant to Chapter 48.091, Florida Statutes)

UNITED HOME HEALTH CARE, INC., a Nonprofit Corporation, desiring to organize under the Laws of the State of Florida, with its principal office as indicated in the Articles of Incorporation, in Dade County, Florida, has named JOSE R. FOX, 5255 NW 87 Avenue, Suite 400, Miami, Florida 33166, as its agent to accept service of process within this State.

ACCEPTANCE

I, JOSE R. FOX, having been named to accept service of process for the above-stated Nonprofit Corporation, at the place designated herein above, do hereby accept to act in this capacity, and agree to comply with the provisions of said Act relative to keeping open said office.

98 JAN 2 PM 1:07
SECRETARY OF STATE