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Mallawany, Amin Ek  
Requestor's Name

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Pepper Pike, OH 44124  
City/State/Zip Phone #

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**ARTICLES OF INCORPORATION  
OF  
EGYPTIAN-AMERICAN MEDICAL ASSOCIATION, INC.  
(A NON-PROFIT CORPORATION)**

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The undersigned, acting as incorporator to form a nonprofit corporation under the provisions of the Code of Florida adopts the following articles of incorporation:

**ARTICLE I**

**Name:** The name of the corporation is:

EGYPTIAN AMERICAN MEDICAL ASSOCIATION, INC.  
9th Street N., Box 22429, St. Petersburg, FL. 33742  
Registered Agent address is the same.

**ARTICLE II**

**Purpose:**

The main purpose is to establish cooperation between Egyptian and American practitioners and medical societies in the USA and Egypt in exchanging technology, knowledge and health care with other humanitarian health services. To encourage and facilitate regular professional visitations to Egypt. To receive and maintain funds and to apply the income and principle thereof to provide medical care and expertise to Egyptian people particularly the needy ones in Egypt. Also, to facilitate continued medical education to the Egyptian physicians in Egypt and to those coming to US for the first time with the necessary support to adapt to the life in the USA.

**ARTICLE III**

**Perpetual:**

The corporation shall exist perpetually.

**ARTICLE IV**

**NON-PROFIT**

**NON-STOCK**

This corporation is non-stock, and shall not have the power to issue shares of any type or proprietary interest in the corporation. It is a not for profit corporation as defined in the laws of Florida. It is not formed for pecuniary profit. No part of the income is distributed to members or officers or directors, except to the extent permissible under the law.

## **ARTICLE V**

### **ACTIVITIES:**

No part of the net earnings of the corporation shall inure to the benefit of its members, but the corporation shall be authorized to pay reasonable compensation for services rendered and to make payments and distribution in furtherance of the purposes set forth in Article II hereof. No substantial part of the activity shall carry the propaganda or attempt to influence legislation, nor shall it carry any activities not permitted under Section 501(c) (3) of the Internal Revenue Code.

## **ARTICLE VI**

### **MEMBERS:**

The corporation shall have voting members (hereinafter "active members") who shall be elected by other active members. The corporation may have a non-voting member.

#### **A. Voting Members:**

A person shall be Egyptian or American citizen to qualify to be an active member. Shall be a physician with high moral, ethical and professional qualifications. Active member shall have the right to vote on all propositions, election of officers and directors, hold office and privilege to attend all activities set forth by the association within the limits of the constitution.

American citizens shall pay \$200 annual membership fee.

#### **B. Non Voting Members:**

1. **Associate Member:** A non- physician medical person who demonstrates an interest in the well being of the Egyptian people. Such member will have similar privileges and appointment process as of the honorary member.
2. **Honorary Member:** It is any person that within the judgment of the Board of Directors are shown to be worthy of having all the privileges of an active member except that they do not vote nor can they hold an office. The board of Directors or the president of the corporation can choose honorary member.

## **ARTICLE VII**

### **BOARD OF DIRECTORS:**

The management of the corporation shall be vested in the Board of Directors. The number, the privileges and the duties of each director shall be governed by the Bylaws of the corporation not to breach any state or Federal rules and Regulations. The initial board of directors shall be the following:

**President:** Amin El Mallawany,MD; 33 Pepper Creek Drive, Pepper Pike, Ohio 44124

**1<sup>st</sup> Vice President:** Sayed Sayah,MD; 19 Tyler Street, Nashua, N.H. 03060

**Secretary:** Alaa El Gindy,MD; 1509 72<sup>ND</sup> Street, North Bergen, N.J. 07047

**Treasurer:** Sam Hakki,MD; 9<sup>TH</sup> Street North, Box 22429 St. Petersburg, FL 33742

**Other members**

**2<sup>nd</sup> Vice President:** Ossama Raslan, MD,

**Assistant Secretary:** Mohamed Umr, MD; Ezzat Kamel, MD;

**Assistant Treasurer:** Walid Hasan, MD.; Hecham Ezzat, MD

**Scientific Coordinator:** Yaser Awad, MD ;

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## **ARTICLE VIII**

### **INDEMNIFICATION:**

The corporation shall indemnify each officer and Director to the full extent permitted by the laws of Florida – USA.

## **ARTICLE XI**

### **DISSOLUTION:**

Upon dissolution of the corporation, the board of directors shall, after paying all debts, dispose of all of the assets of the corporation exclusively for the purpose of the corporation in such manner as to serve the purpose of 501(c)(3) code of the internal revenue. in education and medical care provisions.

## **ARTICLE XII**

### **COMMENCEMENT:**

The date the corporation shall exist is the date of subscription and acknowledgment of these Articles of incorporation.

## **ARTICLE XIII**

I am hereby familiar with and accepts the duties and responsibilities as registered agent for said corporation.

**INCORPORATOR:** / REGISTERED AGENT

**NAME:** SAM Hakki, MD

**ADDRESS:** 9<sup>TH</sup> STREET NORTH, Box 22429, ST. PETERSBURG, FL 33742

**IN WITNESS WHEREOF,** the undersigned has signed these Articles of the

Incorporation in this \_\_\_\_\_ day of \_\_\_\_\_

  
\_\_\_\_\_  
Sam Hakki, MD