

N 980000 4254

Accounting & Bookkeeping by Odico
1245 Central Avenue
St Petersburg, Florida 33705

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NEW FILINGS	
<input type="checkbox"/>	Profit
<input type="checkbox"/>	NonProfit
<input type="checkbox"/>	Limited Liability
<input type="checkbox"/>	Domestication
<input type="checkbox"/>	Other

AMENDMENTS	
<input type="checkbox"/>	Amendment
<input type="checkbox"/>	Resignation of R.A., Officer/ Director
<input type="checkbox"/>	Change of Registered Agent
<input type="checkbox"/>	Dissolution/Withdrawal
<input type="checkbox"/>	Merger

OTHER FILINGS	
<input type="checkbox"/>	Annual Report
<input type="checkbox"/>	Fictitious Name
<input type="checkbox"/>	Name Reservation

REGISTRATION/ QUALIFICATION	
<input type="checkbox"/>	Foreign
<input type="checkbox"/>	Limited Partnership
<input type="checkbox"/>	Reinstatement
<input type="checkbox"/>	Trademark
<input type="checkbox"/>	Other

F. CHESSEY JUL 23 1998

ARTICLES OF INCORPORATION
OF
A FLORIDA NONPROFIT CORPORATION

ARTICLE I - NAME AND ADDRESS

A. NAME NATIONAL FLORIDA AGRICUTURAL AND
MECHANICAL UNIVERSITY PHARMACY ALUMNI COUNCIL,
INCORPOTATED

B. ADDRESS PO BOX 6927
TALLAHASSEE, FL 32314-6927

ARTICAL II - DURATION

The duration of the Corporation is perpetual.

ARTICAL III- PURPOSES

A. This corporation is a not-for-profit corporation organized under chapter 617, Florida Statues. It is not organized for the private gain of any person . The specific purposes of this corporation are:

1.) The concil shall be constructed to be in the best interest of the profesion of pharmacy and especially for advancement for the Florida Agricultural and Mechanical University (FAMU) college of Pharmacy at all levels of endeavor; primarily in the recuitment of students, solicitation of financial support and such other matters as from time to time shall promote the general welfare of the College of Pharmacy and members of the Council.

2.) To establish and maintain a liason with Florida Agricultural and Mechanical University College of Pharmacy and its graduates of pharmacy.

3.) To communicate with the public, the pharmacy profession and other health professionals and the community to improve their understanding of the importance of proper drug utilization in relation to the general health and well being of individuals and society.

4.) To stimulate the production, exchange and dissemination of ideals and information among pharmacits, the community and other healthcare professioinals.

5.) To advise and provide consultants and consultant services regarding pharmceutical educational programs.

The Council is organized and is to be operated exclusively for charitable and educational purposes within the meaning of section 501 (c) 3 and 170 (c) (2) (b) of the Internal Revenue Code or corresponding provisions of any future United States Internal Revenue Law.

B. To exercise all rigths and powers conferred by the laws of the State of Florida upon nonprofit corporations.

C. Provide, however , that the corporation shall not engage in any action which is not permitted to be carried on by nonprofit corporatioins under the Internal Revenue Code and no part of the net earnings of the Corporatioin shall insure to the benefit of or be distributable to its members, directors, or officers; but the Corporation shall be authorized and empowered to pay reasonable compensation to these people for services rendered, and to make payments and distributions in furtherance of its statement purposes.

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ARTICLE IV - MEMBERS

A. Members. The corporation shall have Voting Members, who shall be elected (and may be removed) by the Voting Members, and who shall have all the rights and privileges of members of the corporation. The Bylaws may provide for Non-voting Members of one or more classes, who shall be admitted in such manner and who shall have such rights and privileges as are set forth in the Bylaws, but who shall not have the right to vote. The names and address of each initial Voting Member is as follow:

<u>Name</u>	<u>Address</u>
Michael Calhoun	6097 Strawberry Circle Lakeworth FL 33463
Hollie J Neil	PO Box 6927 Tallahassee, FL 32314
Carry M Brown	4729 WindFlower Circle Tampa, FL 33624
Sharon Johnson	11835 Cherry Bark Dr W Jacksonville, FL 32218
Sharon Fleming	PO Box 6927 Tallahassee, FL 32314
John Scrivens	4602 N 39th Street Tampa, FL 33610
Monroe W Mack	PO Box 6927 Tallahassee, FL 32314
Gwendolyn Washington	2612 Granada Circle West St Petersburg, FL 33712

ARTICLE V --REGISTERED AGENT & ADDRESS

The initial registered agent is Donald R Collins and the initial registered office 1245 Central Avenue St Petersburg, FL .

ARTICLE VI -INITIAL BOARD OF DIRECTORS

The initial Board of Directors shall have five (5) members whose names and addresses are:

Michael Calhoun	6097 Strawberry Circle Lakeworth, FL 33463
Carry M Brown	4729 WindFlower Circle Tampa, FL 33624
Sharon Johnson	11835 Cherry Bark Dr. W. Jacksonville, FL 32218
John Scrivens	4602 N 39th Street Tampa, FL 33610
Gwendolyn Washington	2612 Granada Circle West St Petersburg, FL 33712

The Bylaws shall provide the method of election of all Directors, and the number of Directors may be raised or lowered by amendment of the bylaws but shall in no case be less than three (3).

ARTICLE VII - OFFICERS

The officers of the Corporation shall consist of a President, Secretary, and Treasurer. Other officers may be provided for in the Bylaws. Each Officer shall be elected by the Board of Directors (and may be removed by the Board of Directors) at such time and in such manner as may be prescribed by the Bylaws. The name and address of each initial Officer of the Corporation is as follows:

<u>Title</u>	<u>Name</u>	<u>Address</u>
President	Michael Calhoun	6097 Strawberry Lakes Circle Lakeworth, FL 33463
Secretary	Carry M Brown	4729 Windflower Circle Tampa, FL 33624
Treasurer	Sharon Johnson	11835 Cherry Bark Dr. W. Jacksonville, FL 32218

ARTICLE VII - INCORPORATORS

Name

Address

Michael Calhoun 6097 Strawberry Lakes Circle Lakeworth, FL 33463
Gwendolyn Washington 2612 Granada Circle West St Petersburg, FL 33712

ARTICLE IX - NONSTOCK BASIS

The corporation is organized (and shall be operated) on a nonstock basis within the meaning of Florida Not For Profit Corporation Act, and shall not have the power to issue shares of any type or class of stock, but may issue membership certificates if so provided in the bylaws.

ARTICLE X - CORPORATE ADDRESS

The street address of the Corporation's initial principal office is 1245 Central Avenue St Petersburg, FL 33705, the Corporation's mailing address is PO Box 6927 Tallahassee, FL 32314-6927.

IN WITNESS WHEREOF, the undersigned have signed these Articles of Incorporation on this 10th day of July, 1998

Michael Calhoun
Gwendolyn Washington
(Signature of Incorporators)

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TALLAHASSEE
FLORIDA
SECRETARY OF STATE

Acknowledged before me on 10th July 1998, by Michael Calhoun & Gwendolyn Washington, who are is personally known to me/ produced Florida Drivers License identification, and who executed the foregoing Articles of Incorporation and acknowledged to and before me that he/she executed said instrument for the purposes therein expressed.

NOTARY PUBLIC-STATE OF FLORIDA

I accept designation as registered agent:

