

N 990000003573

TRANSMITTAL LETTER

Department of State
Division of Corporations
P. O. Box 6327
Tallahassee, FL 32314

300002900073--1
-06/10/99--01003--005
*****78.75 *****78.75

SUBJECT: Primary Practitioners, inc
(Proposed corporate name - must include suffix)

Enclosed is an original and one(1) copy of the articles of incorporation and a check for :

☐ \$70.00
Filing Fee

☒ \$78.75
Filing Fee &
Certificate of
Status

☐ \$78.75
Filing Fee
& Certified Copy

☐ \$87.50
Filing Fee,
Certified Copy
& Certificate

ADDITIONAL COPY REQUIRED

FROM: Kyle Savitz
Name (Printed or typed)

818 Havenwood Dr
Address

Orlando, FL 32828
City, State & Zip

407-277-5118
Daytime Telephone number

FILED
99 JUN 10 PM 1:32
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

NOTE: Please provide the original and one copy of the articles.

16
10/10/99
12889
BC

ARTICLES OF INCORPORATION

OF

PRIMARY PRACTITIONERS, INC

A NON-PROFIT CORPORATION

FILED
99 JUN 10 PM 1:32
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

The undersigned incorporators, in order to form a non-profit corporation under the laws of the state of Florida, adopt the following Articles of Incorporation:

Article I: The name of this corporation is Primary Practitioners, Inc

Article II: The duration for this corporation shall be perpetual

Article III: The purpose of the corporation is as follows:

- A. This corporation is a not-for-profit corporation organized under Chapter 617, Florida Statutes. It is not organized for the private gain of any person.
- B. The specific purposes for which this corporation is organized are to provide health care services and education to at risk populations either free of charge or at a reduced fee.
- C. This corporation is organized exclusively for one or more of the purposes as specified in Section 501(c)(3) of the Internal Revenue Code, 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 corresponding section of any future federal tax code.

Article IV: 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 privileges as are set forth in the Bylaws, but who shall not have the to vote. The name and addresses of each initial Voting Members is as follows:

Sanford K Boaz, ARNP - 5010 Dahoon View Dr - Orlando, FL 32829

Kyle Savitz, ARNP - 818 Havenwood Dr - Orlando, FL 32828

Beatriz Boaz - 5010 Dagoon View Dr - Orlando, FL 32829

Fred Savitz - 818 Havenwood Dr - Orlando, FL 32829

Article V: The initial registered agent is Kyle Savitz and the initial registered office is 818 Havenwood Dr, Orlando, FL 32828

Article VI: The number of initial directors of this corporation is 4. Their names and address are as follows:

Sanford K Boaz, ARNP - 5010 Dagoon View Dr - Orlando, FL 32829

Kyle Savitz, ARNP - 818 Havenwood Dr - Orlando, FL 32828

Beatriz Boaz, RN - 5010 Dagoon View Dr - Orlando, FL 32829

Fred Savitz 818 - Havenwood Dr - Orlando, FL 32829

Article VII: The officers of the corporation shall consist of a President, Vice-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:

President: Sanford K Boaz, ARNP - 5010 Dagoon View Dr - Orlando, FL 32829

Vice-President: Kyle Savitz, ARNP - 818 Havenwood Dr - Orlando, FL 32828

Treasurer: Beatriz Boaz, RN - 5010 Dagoon View Dr - Orlando, FL 32829

Secretary: Fred Savitz 818 - Havenwood Dr - Orlando, FL 32829

Article VIII: The names and addresses of the incorporators of this corporation are:

Sanford K Boaz, ARNP - 5010 Dagoon View Dr - Orlando, FL 32829

Kyle Savitz, ARNP - 818 Havenwood Dr - Orlando, FL 32828

Beatriz Boaz, RN - 5010 Dagoon View Dr - Orlando, FL 32829

Fred Savitz 818 - Havenwood Dr - Orlando, FL 32829

Article IX: Any additional provisions for the operation of the corporation are as follows:

Upon the dissolution of this corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code or shall be distributed to the federal government, or to a state or local government, for a public purpose.

No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation (except as otherwise provided by Section 501(h) of the Internal Revenue Code), and this 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.

No part of the net earnings of this corporation shall inure to the benefit of, or be distributable to, its members, directors, officers, or other private persons, except that this 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 these Articles.

Notwithstanding any other provision of these Articles, this corporation shall not carry on any other activities not permitted to be carried on (1) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code or (2) by a corporation contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code.

In any taxable year in which this corporation is a private foundation as described in Section 509(a) of the Internal Revenue Code, the corporation 1) shall distribute its income for said period at such time and manner as not to subject it to tax under Section 4942 of the Internal Revenue Code; 2) shall not engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code; 3) shall not retain any excess business holdings as defined in Section 4943(c) of the Internal Revenue Code; 4) shall not make any investments in such manner as to subject the corporation to tax under Section 4944 of the Internal Revenue Code; and 5) shall not make any taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code.

Article X: The street address of the Corporation's initial principal office is 818 Havenwood - Orlando, FL 32828. The Corporation's mailing address is PMB 336, 12472 Lake Underhill Rd. Orlando, FL 32828

IN WITNESS WHEREOF, the undersigned incorporators have signed these Articles of Incorporation on this day of May 17, 1999

Sgt. H. B. ARNP
Kyle M. Savitz ARNP
Beatriz M. Boaz
Fred C. Savits

(Signatures of Incorporators)

Acknowledge before me on May 17, 1999 [date] by Fred C. Savits and Kyle M. Savitz [name] and Sanford K. Boaz [name] and Beatriz M. Boaz [name]
_____ is personally known to me/ ☒ produced FLDL S132-243-63-224-0 [document]
FLDL S132-513-62-611-0
FL DL B200-791-70-366-0
Passport 044210352

as 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.

Reina Rubert

NOTARY PUBLIC-STATE OF FLORIDA

Name: Reina Rubert

Commission No: 800-852-5878

My Commission Expires: 8/24/99

I accept designation as registered agent:

Kyle M. Savitz ARNP



REINA RUBERT
My Commission CC486298
Expires Aug. 24, 1999
Bonded by ANB
800-852-5878

FILED
99 JUN 10 PM 1:32
SECRETARY OF STATE
TALLAHASSEE, FLORIDA