Ornonnan 19

OF EUSE OF (D. 11)				
1000	COC			
EXPRESS CORPORATE FILI:	NG SERVICE INC		***	
1000 PONCE DE LEON BLV	D STF · 112			
(Address)	<u> </u>			•
CORAL GABLES, FLORIDA	33134			
(City, State, Zip)		•		
(305)444-4994 (305 (Phone#) (FAX)444-4977	OFFICE USE ONLY		
CORPORATION NAME(S) & I	OCCUMENT NUMBER	C(S) (if known):		•
1. ESPERANZA	MEDICAL S	SUPPLY.	CORP.	
(Corporation Name)		(Document #)		- " -
2. (Corporation Name)		(Document #)	· · · · · · · · · · · · · · · · · · ·	<u> </u>
3.		,,		
(Corporation Name)	······································	(Document #)		- -
4. (Corporation Name)		(Document #)		-
_ 🛋				.
Walk in Wick up time		Certified Copy		
Mail out Will wait	Photocopy	Certificate of S	SEC SEC	-
	,		tatus CRE	E S
			19 ASS	
NEW FILINGS	AMENDMENTS = = = = = = = = = = = = = = = = = = =			
Profit	Amendment Serious of R.A. Officer/Director			
NonProfit	Resignation of R.A., Officer/Director			
Limited Liability	Change of Registered Agent			·
Domestication	Dissolution/Withdrawal			
Other	Merger			
OTHER FILINGS	REGISTRATION/	XXXX		_
	QUALIFICATION	100	0031072: -01/24/00010	811 02020
Annual Report	Føleign		*****78.75 *	****78.75
Fictitious Name	Limited Parmership			- -
Name Reservation	Reinstatement			
	Trademark	-		· -
	Other	·		· · · · ·
CR2E031(9/92)		Ex	aminer's Initials	
しいんじしょ (アイアム)				

CERTIFICATE OF INCORPORATION OF

ESPERANZA MEDICAL SUPPLY, CORP.

We, the undersigned, hereby associate ourselves together for the purpose of becoming a corporation under the laws of the State of Florida. Providing for the information, rights, privileges, immunities, and liabilities of incorporation for profit.

ARTICLE I

The name of the corporation should be:

ESPERANZA MEDICAL SUPPLY, CORP.

ARTICLE II

The corporation will engage in any activity of business permitted under the laws of the State of Florida and the United States of America.

ARTICLE III

The corporation is authorized to issue and have outstanding and aggregate number of FIVE HUNDRED (500) shares of one class of common stock, having a par-value of ONE (\$1.00) DOLLAR per share.

This consideration to be paid for each share of stock shall be fixed by the Board of Directors.

ARTICLE IV

All shareholders of the corporation shall be vested with full preemptive rights.

ARTICLE V

The Name and Address of the Registered agent in the STATE OF FLORIDA is:

Jose Luis Alvarez 1000 SW 72 Avenue Miami Fl, 33144

The PRINCIPAL OFFICE is:

1800 SW 1 ST Suite No 215 Miami Fl, 33135

Having been named Initial Registered Agent to accept service of process of the Corporation at the Initial Registered Office designated in these Articles of the Incorporation, I hereby accept such and consent to act in this capacity and agree to comply with all the requirements of the Law pertaining thereto.

Jose Luis Alvarez

ARTICLE VI

The number of Directors constituting the initial Board of Directors of the corporation is one, the number of Directors may be increased or decreased from time to time By the Laws but shall never be less than one.

ARTICLE VII

The name and addresses of the members of the Initial Board of Directors are:

NAME:

ADDRESS:

Jose Luis Alvarez

(President)

1000 SW 72 Ave

500 Shares \$1.00 \$500.00

Miami Fl, 33144

ARTICLE VIII

The name and addresses of the Incorporates executing these

Articles of Incorporation are:

NAME:

ADDRESS:

Jose Luis Alvarez

(President)

1000 SW 72 Avenue Miami Fl, 33144

Signature:

OO JAN 19 PH 1: 1