P00000046559

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

SUBJECT: <u>Aaticial Health Network</u> (Proposed corporate name - must include suffix)				
		2	0000324 -05/10/00- *****78,0	62929 -01017007 0 *****78.00
Enclosed is an origina	al and one(1) copy of the articles	s of incorporation and a c	heck for :	-
☐ \$70.00 Filing Fee	☐ \$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy ADDITIONAL COF	S87.50 Filing Fee, Certified Copy & Certificate of Status PY REQUIRED	
FROM:	Nama (Dui		·	
	Name (Printed or typed) Rev. Leonard Knight — 725 North Lake Blvd Ste.74 — Altamonte Springs, Fl.32701			
	City, State & Zip			
RW. Knight AUTHORIZATION BY PHONE TO CORRECTEMENT STATEMENT DATE 5-10-00 DOC. EXAM BR	GAVE	ephone number	STELTLORIDA	9 AN

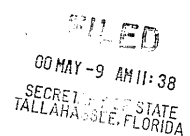
NOTE: Please provide the original and one copy of the articles.

12210

ARTICLES OF INCORPORATION

FOR

National Health Network, Inc.



The undersigned does hereby form and establish a Corporation under the provisions of the Business Corporation Act of the State of Florida, and for that purpose does hereby certify as follows:

ARTICLE I

The name of this corporation is: National Health Network, Inc.

ARTICLE II

The period of its duration is perpetual, beginning from the date these Articles are filed with the Deptment of State.

ARTICLE III

The general nature of the business to be transacted by this Corporation is to engage in any activity of business permitted under the laws of the United States and the state of Florida, and to effectuate such purposes it may act in any person or entity.

ARTICLE IV

This Corporation is authorized to issue 1,000 shares at a par value of \$1.00 per share. All of the said stock is common - stock of one class.

ARTICLE V

Each of the shareholders agree not to sell, transfer, assign or otherwise in any way dispose of his stock unless and until he has offered to sell his shares to the other shareholders at a fair and reasonable price.

All additional shares of common stock issued by the Corporation will be subject to the same restrictions regarding transferability as the initial stock.

ARTICLES VI

The street address of the initial registered office and mail -ing address of this Corporation is 725 North Lake Blvd. Ste.#74 Altamonte Springs, Florida 32701 and the name of the initial registered agent of this Corporation is Rev. Leonard Knight.

ARTICLES VII

This Corporation will have one (1) director initially. The number of directors (not less than one) may be increased or dimin — ished from time to time by the by-laws. The addition of a Director to the Board shall be deemed automatically to be an Amendment of the By-laws to state the increased number of — Directors. However, a resignation or removal of a Director shall not automatically decrease the number of Directors.

ARTICLES VIII

The name and address of the person signing these Articles is Rev. Leoanrd Knight, 725 North Lake Blvd. Ste.#74 Altamonte Springs Florida 32701.

ARTICLES IX

The power to adapt, alter, amend or repeal by-laws will be vested in the shareholders.

Dated: May01,2000

Rev. Leonard Knight

I hereby accept the designation, duties, and responsibilities as REGISTERED AGENT of GLOBAL HEALTH NETWORK, INC. and agree to comply with the provisions of Florida Statues.

This Corporation shall have a President, Vice-President and a Secretary. The names and addresses are:

PRESIDENT
Rev. Leonard Knight
725 North Lake Blvd.Ste.74
Altamonte Springs, Fl.32701

VICE-PRESIDENT
Dr. Fay Knight
725 North Lake Blvd#74
Altamonte Sprgs.Ste#74

SECRETARY
Dr. Fay Knight
725 North Lake Blvd. Ste.#74
Altamonte Springs, Fl.32701

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SECRETARY OF STATE
TALLAHASSEE FINANTA