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HOLD

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THE STATE OF THE S		September 13, 2000
CENTRATO	CORPORATION NAME	(S) AND DOCUMENT NUMBER (S):
Robe	ert E. Bell, DMD PA	
PU		W / Y V
Filing Evidence		Type of Document
☐ Plain/Confirmation Co	ppy	Certificate of Status
□ Certified Copy		Certificate of Good Standing
	□ A	Articles Only
	□ <i>A</i>	All Charter Documents to Include
Retrieval Request		Articles & Amendments
□ Photocopy		Certificate of Fictitious Name
□ Certified Copy		\(\frac{\co}{\co}\)
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NEW FILINGS	AMENDMENTS	-09713/0001049014 *****78.75 *****78.75
X Profit	Amendment	
Non Profit	Resignation of RA Officer/D	rirector
Limited Liability	Change of Registered Agent	
Domestication	Dissolution/Withdrawal	
Other	Merger	
OTHER FILINGS	REGISTRATION/QUALIFICAT	TON
Annual Reports	Foreign	DIV.
Fictitious Name	Limited Partnership	- 15/10
Name Reservation	Reinstatement	- SEP TO
Reinstatement	Trademark	OO SEP 13 MID: 393200 T.SMITH SEP
	Other	PO N
	- Const	
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		T.SMITH SEP 13 2000

ARTICLES OF INCORPORATION

OF

ROBERT E. BELL, D.M.D., P.A.

A Professional Corporation

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The undersigned, all of whom are duly licensed to practice dentistry in the State of Florida, desiring to form a professional corporation in accordance with Chapter 607 of the Florida Statutes and the Florida Professional Service Corporation and Limited Liability Act, adopt the following Articles of Incorporation.

ARTICLE I.

The name of the professional Corporation is ROBERT E. BELL, D.M.D., P.A.

ARTICLE II.

Principle Office, Registered Office, Registered Agent and Mailing Address

The location and address of the Corporation's initial principal and registered office in the State is 2181 Sylvester Road, Lakeland, FL, Polk County. The initial registered agent at the registered office is Robert E. Bell. The mailing address of the corporation is 2181 Sylvester Road, Lakeland, Florida 33803.

ARTICLE III. Purpose

The purpose for which the Corporation is organized shall be to engage in and carry on all branches of the practice of dentistry within the State of Florida, and to do those things that are necessary or proper in connection with that practice including, but not limited to, the following:

- (a) To purchase, lease, or otherwise acquire, to own, hold, and operate, and to sell, mortgage, pledge, lease, employ, or otherwise dispose of, encumber, or invest in such real estate, mortgages, stocks, bonds, and all types of personal property, tangible or intangible, as may be reasonably required in the conduct of its professional business and in connection with any other proper business activity in which the Corporation may engage.
- (b) To enter into and make all necessary contracts for the conduct of its professional business with any person, partnership, association, corporation, or other entity, and to perform, carry out, cancel, and rescind those contracts.

- (c) To borrow or raise money reasonably required in the conduct of its professional business and in connection with any proper business activity in which the Corporation may be engaged; and to execute and deliver any instruments that may be necessary to evidence the borrowing.
- (d) To form and become a participant in any partnership, limited partnership, or joint venture with any other individuals, firms, corporations, or entities, and to become a shareholder in any corporation for profit, and to become a member of any association, nonprofit corporation, or other entity.
- (e) To carry on any other business in connection with and incidental to any of the foregoing businesses, transactions, and dealings; and to do any other act legal under the laws of the State of Florida with all the powers conferred on corporations by the laws of the State of Florida.
- (f) To restrict the manner in which the persons to whom its capital stock shall be issued or transferred and to enact bylaws to carry these restrictions into effect.
- (g) To do everything necessary, proper, advisable, or convenient for the accomplishment of the corporate purpose or the attainment of any of the objectives of the furtherance of any of the powers set forth in these Articles of Incorporation, incidental to, pertaining to, or growing out of its professional business or otherwise, and at all times to comply with the provisions of the Florida Professional Service Corporation act as currently enacted and as may be hereafter amended or superseded by any other statute.

ARTICLE IV. Duration

The term of existence of the corporation is perpetual.

ARTICLE V. **Professional Services**

The professional services of the Corporation shall be rendered only through officers, employees, and agents who are duly licensed or otherwise legally authorized to practice dentistry within the State of Florida. Professional services shall be rendered in each case by the officer, employee, or agent designated solely by this Corporation, acting through its duly elected officers, and no officer, employee, or agent shall enter into any contract, written or verbal, for professional services with any client wherein the right to select the person by which the services shall be rendered is delegated to the client. This provision shall not be applicable to the extent it is in

ARTICLE VI. Incorporators

The name and post office address of the incorporator is:

NAME _ ADDRESS

Robert E. Bell

600 Lake Howard Drive NW Winter Haven, Florida

ARTICLE VII. Directors

The initial Board of Directors shall consist of one member. The names and addresses of the first Board of Directors are:

NAME ADDRESS

Robert E. Bell

600 Lake Howard Drive NW Winter Haven, Florida

ARTICLE VIII. Authorized Shares

The number of shares of the Corporation is authorized to issue is One Thousand (1000), all of which shall be common shares with a par value of \$1.00 per share.

ARTICLE TX. Amendment of Articles

The Corporation reserves the right at any time, and from time to time, to amend these Articles of Incorporation in the manner now or hereafter permitted by statute. Any change authorized by the holders of shares entitling them to exercise a majority of the voting power of the Corporation (or such greater number as may then be required by statue), shall be binding and conclusive on every shareholder of the Corporation as fully as if each shareholder had voted for the change. No shareholder, notwithstanding that he or she may have voted against the amendment or may have objected in writing, shall be entitled to payment of the fair cash value of his or her share or any other rights of a dissenting shareholder.

IN WITNESS WHEREOF, I have executed these articles of incorporation this 12^{40} day of September, 2000.

Robert E. Bell, Lic. No. DN11559

Incorporator

STATE OF FLORIDA COUNTY OF POLK

Personally appeared before me, the undersigned authority, this day ROBERT E. BELL, who is personally known to me and is known to be the person described in and who executed the above freely and voluntarily for the purposes therein expressed.

Subscribed and sworn to before me on this <u>{24h</u> day of <u>September</u>, 2000.

Leesa K Norton

My Commission CC905304

Expires December 15, 2003

Notary Public

My Commission Expires:

STATE OF FLORIDA

DEPARTMENT OF STATE

Certificate Designating Place of Business or Domicile for the Service of Process Within This State, Naming Agent Upon Whom Process May be Served and Names and Addresses of the Officers and Directors.

In pursuance of Chapter 48.091, Florida Statutes, the following is submitted, in compliance with said Act:

First, That, ROBERT E. BELL, D.M.D., P.A., a corporation duly organized and existing under the laws of the State of Florida, with its principal and registered office, as indicated in the Articles of Incorporation, at City of Lakeland, County of Polk, and State of Florida, HAS named Robert E. Bell, located at 2181 Sylvester Road, Lakeland, FL 33803 as its agent to accept service of process within the state.

OFFICERS:

TITLE NAME:

SPECIFIC ADDRESS:

Robert E. Bell

President/Secretary

and Director

2181 Slvester Road Lakeland, FL 33803

By:

Robert E. Bell

Registered Agent

ACKNOWLEDGMENT:

Having been named to accept service of process for the above stated corporation; at place designated in this Certificate, I hereby accept to act in this capacity, and agree to comply with the provisions of said Act relative to keeping open said office.

By:

Robert E. Bell

Registered Agent

It is necessary to file this Certificate within thirty days after filing Certificate of Incorporation, as to domestic corporations and within thirty days after issuance of permit to foreign corporations; and thereafter when corporation has changed its place of business or agent or changed its officers and/or directors.