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Merle Litman (1926-1977)

- * Certified Family Law Mediator † Florida Bar Board Certified Labor & Employment Lawyer ** Also Admitted Ohio Bar
- *** Also Admitted New Jersey Bar

March 8, 2001

Secretary of State Division of Corporations 409 E. Gaines Street Tallahassee, Florida 32399

Articles of Incorporation of HEALTHWATCH SERVICES, INC. Re:

Dear Sir or Madam:

Enclosed herewith please find the original and one copy of Articles of Incorporation with regard to the above referenced corporation, together with our firm's check in the amount of \$78.75 which covers the following:

1	Filing Fee Registered Agent Fee Certificate of Status	\$35.00
2.		\$35.00
		\$ 8.75
		\$78.75

Kindly process the Articles of Incorporation and return one copy with the filing date stamped on it. Please send it to the undersigned's attention at the address below.

Thank you for your courtesy and cooperation in this regard.

Very truly yours,

MUCHNICK, WASSERMAN, DOLIN &

LEVINE, LLP

for Daniel R. Leurs, Eng. Daniel R. Levine, Esquire

DRL/hcd **Enclosures**

MAR 1 4 2000

Reply to:

ARTICLES OF INCORPORATION

OLAMO MAT: 52

<u>OF</u>

HEALTHWATCH SERVICES, INC.

The undersigned, for the purpose of forming a Corporation under the Laws and Statutes of the State of Florida, hereby adopt the following Articles of Incorporation.

ARTICLE I

Name of Corporation

The name by which this Corporation will be known, and under which it will conduct business shall be:

HEALTHWATCH SERVICES, INC.

<u>ARTICLE II</u>

Term of Duration

This Corporation shall have perpetual existence commencing with the filing of these Articles of Incorporation.

ARTICLE III

Nature of Business

The general nature of the business, proposed object, and/or purpose to be transacted, promoted, and/or carried on are to do any and all things; both as Principals and/or Agents, as hereinafter mentioned as fully and to the same effect and/or extent as natural persons and/or other Corporations might or could do.

This Corporation may engage in any and all activities, businesses, and/or objects permitted under the Laws of the State of Florida, said Corporation's primary purpose to be: to provide Health Screening and Awareness

In addition to the above, the Corporation shall be entitled to do the following:

A. Engage in wholesale and retail distribution of, sale of, design of and maintenance of, any and all types of products whether it be for public or private use or sale.

B. Purchase, receive by way of gift, subscribe for, invest in, and in all other ways acquire, import, lease, maintain, handle on consignment, own, hold for investment or otherwise use, exercise, operate, manage, conduct, perform, enjoy, make, borrow, guarantee, contract in respect of, trade and deal in, sell (whether wholesale or retail), cater, exchange, mortgage, pledge, expand, encumber, transfer, assign and in all other ways dispose of, assemble, build, construct, operate, manufacture, place, cultivate, produce, market, and in all other ways (whether like or unlike the foregoing), deal in and with property of every kind and character, real, personal, or mixed, tangible, intangible, wherever situated and however held, including, but not limited to food, liquor, restaurant products, money, credits, choses in action, securities, stocks, bonds, warrants, certificates, debentures, mortgages, notes on commercial paper and other obligations and evidences of interest in or indebtedness of any person, firm or corporation (foreign or domestic) or of any government or subdivision, or agency thereof.

C. Hire and employ agents, servants and employees, and to enter into agreements of employment and collective bargaining agreements, and to act as agent, contractor, principal or trustee.

D. Promote or aid in any matter, financially or otherwise, any person, firm, association, or corporation, and to guarantee contracts and other obligations.

* * * * *

E. Let concessions to others to do any of the things that this Corporation is empowered to do, and to enter into, make, perform and carry out, contracts and arrangements of every kind and character with any person, firm, association, or corporation, or any government or authority or subdivision or agency thereof.

F. To do all and everything necessary, convenient or proper for the accomplishment or improvement of any and all of the business, purpose, or object of, or attaining to the business, purpose, or object of, or in furtherance of any and all of the powers enumerated in these ARTICLES OF INCORPORATION (including any and all AMENDMENTS thereto) or the BYLAWS, necessary or incidental to the protection or benefit of the Corporation as Principal, Agent, Director, Officer, Trustee, Legal Representative, or otherwise.

ARTICLE IV

Capitalization

The amount of capital with which this Corporation will begin business shall be 1000 shares at \$1.00 par value.

ARTICLE V

Directors

The business, purpose, and object of this Corporation shall be managed by the Board of Directors which shall be headed by a Chairman of the Board. Initially, the Board shall be composed of One (1) Director who shall act as its Chairman and who shall exercise complete and absolute control of this Corporation. The number of Directors may be increased or decreased from time to

time by an AMENDMENT of the BYLAWS of the Corporation which shall be approved by the

affirmative vote of Three-Fourths (3/4) of the Shares of Stock entitled to vote thereon (or in the

manner provided for by Law), but the number of directors never be less than one (1). The Directors

shall report directly to the Stockholders, and shall not be held accountable to anyone other than the

Stockholders of this Corporation.

The name(s) and address(es) of the initial Director(s) is/are:

1. NAME: Fred Moll III

ADDRESS: 230 NW 195 Ave., Pembroke Pines, FL 33029

ARTICLE VI

Officers

The Board of Directors may from time to time name, elect, and appoint any and all Officers as may be required for the pursuit and/or furtherance of the business, purpose, and/or object of this Corporation and/or any and all of its Subsidiaries and/or Divisions. The Stockholders may make recommendations as to naming, election, and/or appointment of prospective Officers. However, the Stockholders may not name, elect, and/or appoint a prospective Officer over the objection of the Board of Directors. The Officers of this Corporation shall report directly to the Board of Directors to whom they shall be held accountable.

The name(s) and address(es) of the initial Officer(s) is/are:

1. NAME:

Fred Moll III, President, Secretary, Treasurer

ADDRESS:

230 NW 195 Ave., Pembroke Pines, FL 33029

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ARTICLE VII

Principal Office

The initial post office address of the Principal Office of this Corporation shall be: 230 NW 195th Ave., Pembroke Pines, FL 33029. The Board of Directors may from time to time move the Principal Office to any other address that the Board of Directors considers to be in the best interest of this Corporation.

ARTICLE IX

<u>Subsidiaries</u>

This Corporation may create or form, or cause to be created or formed; any and all Subsidiaries, domestic and/or foreign, as the Directors (with the advice and consent of the Shareholders) may from time to time determine.

ARTICLE X

Divisions

This Corporation may create or form, or cause to be created or formed; any and all Divisions within this Corporation and/or any and all Subsidiaries thereof as the Directors may from time to time determine for the purpose of conducting and/or pursuing the business, purpose, and/or object of this Corporation and/or any and all Subsidiaries thereof.

ARTICLE XI

Preemptive Rights

Every shareholder, upon the sale for cash of any new stock of this corporation of the same kind, class or series as that which he or she already holds, shall have the right to purchase his or her pro rata share thereof (as nearly as may be done without issuance of fractional shares) at the price at which the stock offered to others.

ARTICLE XII

Amendments

The power to adopt, alter, amend, and/or repeal the ARTICLES OF INCORPORATION shall be vested in the Stockholders. Each Amendment shall be approved by the affirmative vote of 3/4 of the Stock entitled to vote thereon at a meeting of the Stockholders called for that purpose.

ARTICLE XIII

ByLaws

The Stockholders of this Corporation are specifically authorized from time to time to adopt, alter, amend, and/or repeal the BYLAWS which are not inconsistent with these ARTICLES OF INCORPORATION, restraining the alienation of Shares of Stock in this Corporation and providing for the purchase and/or redemption by the Corporation of such shares of Stock, providing, however, that provisions dealing with the purchase and/or redemption by the corporation of such Shares of Stock may not be invoked at a time and/or in a manner which would impair the capital structure and/or the operation, business, purpose, and/or object of this Corporation.

WHEREFORE, for the purpose of forming this Corporation under the Laws and Statutes of the State of Florida, the undersigned has made, subscribed to, executed, and acknowledges these ARTICLES OF INCORPORATION this 8th day of March, A.D., 2001.

Lul mull Ht

AFFIDAVIT

STATE OF FLORIDA }		
COUNTY OF BROWARD }		
BE IT KNOWN TO ALL BY THESE PRESENTS THAT:		
On this 3th day of March, 2001, personally appeared before me, the undersigned officer duly authorized to administer oaths and take acknowledgments, FRED MOLL III, who is personally known to me or who produced for day or who be the person described in, and who signed and executed the foregoing ARTICLES OF INCORPORATION, and acknowledged the execution thereof to be her/his/their free act and deed for the uses, purposes, and objects therein mentioned.		
NOTARY PUBLIC, STATE OF FLORIDA Print Name: Howy C. DAVIS		
NOTARY PUBLIC, STATE OF FLORIDA		
Print Name: Herry C. DAVIS		

My Commission Expires:

OFFICIAL NOTARY SEAL
HOLLY C DAVIS
NOTARY PUBLIC STATE OF FLORIDA
COMMISSION NO. CC757388
MY COMMISSION EXP. JULY 7,2002

<u>CERTIFICATE OF DESIGNATION</u> REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of §607.0501 or §617.0501, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida.

1. The name of the corporation is:

HEALTHWATCH SERVICES, INC.

2. The name and address of the registered agent and office is:

FRED MOLL III 230 NW 195 Ave., Pembroke Pines, FL 33029

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATIVE TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATION OF MY POSITION AS REGISTERED AGENT.

DATED this 8th day of March, 2001.

FRED MOLL III

Registered Agent

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