Division of Corporations

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# 0010608

## Florida Department of State

Division of Corporations Public Access System Katherine Harris, Secretary of State

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Account Number : 120010000099

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# FLORIDA PROFIT CORPORATION OR P.A.

Amarchand & Mathews, P.A., a professional service co

Certificate of Status	1
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B. McKnight NOV 0 2 2001

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FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

October 24, 2001

FLORIDA & OFFSHORE

SUBJECT: AMARCHAND & MATHRES, P.A.

REF: W01000024642

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

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#### ARTICLES OF INCORPORATION

OF

AMARCHAND & MATHEWS, P.A., a professional service corporation (Florida)

The undersigned, hereby acting as incorporator for the purpose forming a Professional Service Corporation for profit. by virtue of the provisions of Chapters 621 and 607, Florida Statutes, does hereby adopt the following Articles of Incorporation:

#### ARTICLE I

#### NAME

The name of this corporation is Amarchand & Mathews, PA., a professional service corporation (Florida)

#### ARTICLE II

#### DURATION, EFFECTIVE DATE

This corporation shall have perpetual existence commencing as of the date of filing these Articles of incorporation.

#### ARTICLE III

#### **PURPOSES**

This corporation is organized for the following purposes:

- 1. to engage in every phase and aspect of the practice of Cardiovascular Medical Profession.
- 2. To engage and render the professional service involved only through its officers, agents and employees who are in good standing and duly licensed or otherwise legally authorized within the State of Florida to render the professional service of this corporation.
- 3. To invest its funds in real estate, mortgages, stocks, bonds and any other type of investment permitted by law
- 4. To own real and personal property necessary for the rendering of the professional services hereby authorized.

5. To engage in no business other than the rendering of the professional services herein specified.

#### ARTICLES IV

#### CAPITAL, STOCK

This corporation is authorized to issue One Thousand (1,000) shares of One Dollar (\$1.00) par value common stock, Shares of the corporations stock and certificates therefor shall he issued only to persons in good st8nding and duly licensed or otherwise legally authorized within the State of Florida to render the same professional service as this corporation.

#### ARTICLE V

#### **VOTING TRUSTS**

No shareholder of the corporation shall enter into a voting trust or any other type of agreement vesting in another person the authority to exercise the voting power of any or all of his or her shares.

#### ARTICLE: VI

# REGISTERED OFFICE. REGISTERED AGENT AND CORPORATE ADDRESS

The name of the initial Registered Agent of this corporation, and the address of the initial Registered Office of this corporation, are as follows:

Florida & Offshore Business Formation, Inc. 20 S. Broad Street Brooksville, Florida, 34601

The mailing address of this corporation is as: 20 S. Broad Street Brooksville, Florida, 34601

#### ARTICLE VII

#### INITAL BOARD OF DIRECTORS

This corporation shall have (1) director initially The number of directors may be either increased or decreased from time to time by the Bylaws but shall never be less than one (I). The name and address of the initial director of this corporation is: Dr. Lingappa

Amarchand of 20 S. Broad St., Brooksville, Florida, 34601.

#### ARTICLE VIII

#### INCORPORATOR

The name and address of the person signing these Articles of Incorporation as incorporator, who is an attorney, duly licensed under the laws of the State of Florida to render services us such is:

Alan Teegardin Florida & Offshore Business Formation, Inc. 20 S. Broad Street Brooksville, Florida 34601

#### ARTICLE IX

#### AMENDMENT

'The power to amend or repeal the Articles of Incorporation of this corporation may be exercised in the manner provided by Chapter 607, Florida Statutes, the Florida General Corporation Act, as follows:

- (a) A resolution of the Board of Directors setting forth the proposed change may be submitted to the shareholders at a shareholders meeting, if notice of the changes to be made is given; and shall he adopted on receiving the affirmative vote at the holders of a majority of the shares entitled to vote thereon;
- (h) All of the directors and all of the shareholders of the corporation eligible to vote may sign a written statement manifesting their intention that the change shall thereby be adopted
- (c) In the event the ownership of shares of this corporation shall he in any person, trust, corporation, estate or partnership who is not qualified to own such shares under the provisions of Chapter 621, Florida Statutes, and there has been no voluntary transfer of stock, the Board of Directors and shareholders shall have the power to amend these Articles of Incorporation to effect a change in the nature and purpose of the business authorized by these Articles at Incorporation, so that this corporation shall have the power to conduct any business authorized by Chapter 607, Florida Statutes. If there is a vacancy on the Board of Directors at or after the occurrence at' the event referred to in thin subparagraph, that vacancy shall be tilled by the remaining Board of Directors until such ownership of shares no longer exists. No shareholder shall he ineligible to vote on any such amendment merely because he or she is tin ineligible shareholder under Chapter 621. Florida Statutes; but such person shall have no other voting right.

#### SEVERANCE AND TERMINATION OF EMPLOYMENT

If any officer, director, shareholder, agent or employee of this corporation who has been rendering the professional services described in Article III to the public becomes legally disqualified to render such professional services within this Mate, or accepts employment that plates restrictions or limitations upon such person's continued rendering of such professional services, then, in any such event, such person's office and/or employment with, and/or financial interest in this corporation shall cease forthwith; subject, however, to the provisions of Article IX(c) dealing with "Amendments". Should any amendment be enacted which changes the nature and purpose of this corporation so that the restrictions of Chapter 621, Florida Statutes, do not apply, then the restriction of this Article shall riot thereafter apply; provided, however, that until such amendment is effected, such person shall render no professional services, shall hold no office, shell not serve on the Board of this corporation, and shall have no financial interest in this corporation except to receive payment for any stock owned and any other amounts that are lawfully due and owing by the corporation.

#### ARTICLE XI

#### RIGHTS OF SHAREHOLDERS WHOSE INTEREST TERMINATES UNDER ARTICLE XI

If any shareholder of this corporation is required to terminate his or her financial interest in this corporation because of the application of Article X, or the application of Chapter 621, Florida Statutes, and should these Articles not be amended as provided in Article IX(c), the financial interest of such shareholder shall terminate immediately and automatically, except to receive payment for such stock in this corporation as may be owned by such shareholder and any other amounts that are lawfully due and owing to such shareholder by the corporation; and such shares of stock shall not be entitled to dividends or stock rights of tiny kind. Such stock shall he forthwith transferred, sold, purchased, pledged or redeemed at such price or value and under such terms as shall he authorized as set forth in the Bylaws or Shareholders' Agreement, if any, and if not, by mutual agreement, or if no such agreement can be reached, by arbitration.

#### ARTICLE XII

#### PREMPTIVE RIGHTS

Every shareholder of this corporation shall have the first right to purchase shares (and securities convertible into shares) of any class, kind or series of stock in this corporation that may from time to time he issued (whether or flat presently authorized), including shares from the treasury of this corporation, in the ratio that the number of shares such shareholder holds at the time of issue bears to the total number of shares outstanding exclusive of treasury shares. Such right extends to stock issued for cash,

services, property, discharge from debt, or any other consideration. This right shall be deemed waived by any shareholder who does not exercise it and pay for the shares preempted within thirty (30) days of receipt of a notice in writing from the corporation stating the prices, terms and conditions of the issue of shares and inviting such shareholder to the shareholder's preemptive rights. This right may also he waived by affirmative written waiver submitted by the shareholder to the corporation within thirty (30) days of receipt of notice from the corporation.

#### ARTICLE XIII

#### CUMULATIVE VOTING

In any election of directors by the shareholders, each shareholder of records entitled to vote shall have the right to cumulate his or her shares and to give one candidate as many votes as shall equal the number of shores owned by such stockholder, or to distribute them on the Maine principle among as many candidates as the shareholder sees fit; provided, however, that notice shall be given by any shareholder to the President or Vice President (of the Corporation not less than twenty-four (24) hours before the time fixed for the holding of the meeting for the election of directors that the shareholder intends to accumulate his or her other votes at such election. This right to vote cumulatively shall not be further restricted or qualified by any provision in the Bylaws of this corporation.

#### ARTICLE XIV

## LONGTERM EMPLOYMENT CONTRACT

The Board of Directors may authorize the corporation to enter into employment contracts with any executive officer for periods longer than one year, and any article or bylaw provision for annual election shall be without prejudice to the contract rights, if any, of any executive officer under such contracts.

#### ARTICLE XV

#### <u>BYLAWS</u>

The initial Bylaws shall he adopted by the Board of Directors. The power to alter, amend or repeal the Bylaws or adopt new Bylaws is vested in the Board of Directors. subject to repeal or change by action of the shareholders.

#### ARTICLE XVI

### INDEMNIFICATION

The corporation shall indemnify any officer or director, or any former officer or director, to the full extent permitted by law.

IN WITNESSHEREOF, the undersigned, being he incorporator of this corporation, executes these Articles of Incorporation and certifics to the truth of the facts herein stated, this 30th day of October,2001

Alan Teegardin, Incorporator

#### ACCEPTANCE AND ACKNOWLEDGEMENT

I hereby accept to act us registered agent for Amarchand & Mathews, P.A., a professional service corporation (Florida) and agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties and am familiar with and accept the obligations of Florida Statutes Section 607.325.

Alan Teegardin

Florida & Offshore Susiness Formation, Inc.

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SECRETARY OF STATE