Requestor's Name of Signal Sig	200-0 E. Tice W 280 St. 1, FL 33031 Phone 2-3700.		DIDATION ONLY	SECRETARY	170-0 1033-016
- CONTON	E E Van	Sen			
					Empire Toll
Profit NonProfit	() Amendment		() Merger		Free
() Foreign	() Dissolution		() Mark		::
() Limited Partnership () Reinstatement	() Annual Report () Reservation	<u> </u>	() Other () Change of	Registered Agent	ree: 1-800-432-3028
() Certified Copy	() Photo Copies	· · · · · · · · · · · · · · · · · · ·	() Certificate	Under Seal &	32-3
() Call When Ready (Walk in ()	() Call If Problem Will Wait	Pick Up	() After 4:30 () Mair out	028
Name Availability Document Examiner		-		75-	•
Updater		-			
Varifier				-	(d) 0.

W.P. Verifier

X 9/18

ARTICLES OF INCORPORATION

OF

D. & E. Van Service Inc..

The undersigned hereby adopts the following Articles of Incorporation for D. & E. Van Service Conc. for the purpose of forming a Corporation under the laws of the State of Florida:

ARTICLE 1 - NAME

The name of the Corporation is D & E Van Service, Inc..

ARTICLE 11 - DURATION

The corporation is to commence its corporate existence on the date of subscription and acknowledgement of these Articles of Incorporation and shall perpetually exist thereafter until dissolved sooner according to law.

ARTICLE 111 - PURPOSE

The Corporation is organized for the purpose of transacting any and all lawful business. The primary purpose of which is to be a transportation service for medical Clinics.

ARTICLE 1V - STATED CAPITAL

The corporation is authorized to issue 1000 shares of No Par value common stock Each outstanding share, regardless of class, shall be entitled to one (1) vote on each matter submitted to a vote at a meeting of the stockholders.

The shares of stock may be issued for such consideration having a value not less than the par value of the shares issued therefore, as is determined from time to time by the Board of Directors, to be paid in whole or in part, in cash or other property, tangible or intangible or in labor or in services actually performed for the corporation.

Shares may not be issued until the full amount of the consideration therefore. has been paid. Thereafter, such shares shall be deemed to be fully paid and nonasessable.

FILE U

ARTICLE V- BOARD OF DIRECTORS

All Corporate powers shall be exercised by and under the authority of, and the business and affairs of the corporation shall be managed under the direction of the Board of Directors. Any and all powers and duties conferred to or imposed upon the Board of Directors, by resolution of the stockholders adopted at a special meeting called for that purpose, may be exercised or performed to such extent and by such person or persons as shall be provided by the shareholders. The Corporation shall have (2) director initially, The number of Directors may thereafter be increased or decreased from time to time in accordance with the by-laws of the Corporation. The names and street addresses of the initial Director who shall hold office until their successors, who shall be chosen at the first meeting of the stockholders, have qualified shall be:

NAME

ADDRESS

James E, Tice

16220 SW 280th Street, Homestead, Florida 33031

ARTICLE V1

The corporation shall indemnify any present or former officer or director, or person exercising powers and duties of a Director, to the full extent now or hereafter permitted by law.

ARTICLE VII - BY LAWS

The power to adopt, alter, amend or repeal By Laws shall be vested in the Board of Directors and the Shareholders, but the Board of Directors may not alter, amend or repeal any By-Laws adopted by the stockholders if the stockholders provide that such By-Laws shall not be altered, amended, or repealed by the Board of Directors

ARTICLE -V111 - AMENDMENT

The Corporation reserves the right to amend or appeal any provisions contained in these ARTICLES OF INCORPORATION, or any amendment thereto, and any right conferred upon the shareholders is subject to this reservation.

ARTICLE 1X - INCORPORATOR

The name and address of the incorporator to these Articles of Incorporation is:

James E. Tice 16220 SW 280TH Street Homestead Florida 33031

ARTICLE X - INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of the Corporation is 19499 NE 10th Ave. N. Miami Beach, Florida 33179 and the name of the original registered agent of the Corporation at that address is James E. Tice. Whose address is 16220 SW. 280th Street, Homestead, Florida 33031.

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED.

In compliance with Section 607.034, Florida Statute, the following is submitted: First that D. & E Van Service, Inc desiring to organize or qualify under the laws of the State of Florida, with its principal place of business at 19499 NE 10th Ave. N. Miami Beach. Florida 33179 has named James E. Tice at 16220 SW. 280th Street, Homestead, Florida, 33138 as its agent to accept service of process within the State of Florida.

> Signature Title: Incorporator, James E. Tice

Dated September 14, 2002

Having been named to accept service of process for the above stated Corporation, at the place designated in this certificate, I hereby agree to act in this capacity and I further agree to comply with the provisions of all statutes relative to the proper and legal requirements of my duties.

Resident Agent, James E. Tice Date __September 14, 2002

IN WITNESS WHEREOF, The undersigned, as incorporator, does hereby

Execute these ARTICLES OF INCORPORATION THIS 14TH-DAY OF September 2002

Signature

Incorporator, James E. Tice

September 14, 2002