

1-138 1-150 1-160 1-170 1-180 1-190 1-200 1-210 1-220 1-230 1-240 1-250 1-260 1-270 1-280 1-290 1-300 1-310 1-320 1-330 1-340 1-350 1-360 1-370 1-380 1-390 1-400 1-410 1-420 1-430 1-440 1-450 1-460 1-470 1-480 1-490 1-500 1-510 1-520 1-530 1-540 1-550 1-560 1-570 1-580 1-590 1-600 1-610 1-620 1-630 1-640 1-650 1-660 1-670 1-680 1-690 1-700 1-710 1-720 1-730 1-740 1-750 1-760 1-770 1-780 1-790 1-800 1-810 1-820 1-830 1-840 1-850 1-860 1-870 1-880 1-890 1-900 1-910 1-920 1-930 1-940 1-950 1-960 1-970 1-980 1-990 1-1000

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Form:

Account Name : Bureau of Resident Support & Services, Inc.  
Account Number : (785) 3000001  
Phone : (309) 577-1177  
Fax Number : (309) 373-6096

FILED  
MAR 13 2004  
CORP DIVISION

REGISTRATION FEE FOR CORPORATIONS

Registration Fee for the State of Florida

Registration Fee	0
State Fee	0
Agency Fee	0
Estimated Charge	\$ 57.50

Division of Corporations

State of Florida

Public Access System

Handwritten notes and signatures at the bottom right corner.

FLA MCLENDITION NO 01 00000022997503

**ARTICLE VIII - CORPORATION**

(XII)

CHAPTER XXXIX (REVISED) OF THE FLORIDA STATUTES

This address page incorporated hereby is a corporation under Chapter 60 of the laws of the State of Florida.

**ARTICLE I - Name**

This name of this corporation is: **DIAGNOSTIC CENTER OF FLORIDA, INC.** (It is a Corporation).

**ARTICLE II - Purpose**

This Corporation is organized for the purpose of transacting any or all lawful business; and this corporation may also engage in such other lawful activities as may be deemed to be in the best interests of the State of Florida.

**ARTICLE III - Capital Stock**

This Corporation is authorized to issue 1,000,000 shares of common stock, par value \$1.00 per share. The Board of Directors may authorize the issuance of such stock as may be deemed proper and in the best interests of the corporation and may determine and sell or otherwise dispose of such stock as may be deemed to be in the best interests of the corporation. All such stock when issued shall be fully paid and exempt from assessment.

**ARTICLE IV - Registered Office and Agent**

The name of the initial registered agent for this Corporation is: **1180 S.W. 4th Street, Suite 150, Miami, Florida 33135**.

Miguel Perez

1180 S.W. 4th Street, Suite 150

Miami, Florida 33135

**ARTICLE V - Corporate Mailing Address**

The principal office and mailing address of this Corporation is:

1180 S.W. 4th Street, Suite 150

Miami, Florida 33135

REVENUE AUDIT REPORT 004000229975

ARTICLE VI - Incorporation

The main office address of the corporation is as follows:

Miguel Perez  
1880 S.W. 4th Street, Suite 101  
Miami, Florida 33135

ARTICLE VII - Powers

The Corporation shall have all the powers and capacities which Florida law

ARTICLE VIII - Conflicts of Interest

No contract or contract transaction between the Corporation and one or more of its directors, officers, employees or any other person shall be voidable or voidable only if the contract or contract transaction is entered into by the Corporation in violation of the provisions of this article. The Corporation shall have the right to rescind any contract or contract transaction entered into by the Corporation in violation of the provisions of this article.

(a) The directors or officers of the Corporation shall not be liable for any contract or contract transaction entered into by the Corporation in violation of the provisions of this article if the contract or contract transaction is entered into by the Corporation in violation of the provisions of this article.

(b) The directors or officers of the Corporation shall not be liable for any contract or contract transaction entered into by the Corporation in violation of the provisions of this article if the contract or contract transaction is entered into by the Corporation in violation of the provisions of this article.

(c) The contract or contract transaction is valid and enforceable as to the Corporation if the contract or contract transaction is entered into by the Corporation in violation of the provisions of this article.

The directors or officers of the Corporation may transact business, if necessary, and, or otherwise, with the Corporation in violation of the provisions of this article.

The contract or contract transaction is valid and enforceable as to the Corporation if the contract or contract transaction is entered into by the Corporation in violation of the provisions of this article.

ARTICLE IX - Non-Competing Activities

The Corporation shall not be governed by Sections 607.0901 to 607.0902 of the Florida Business Corporation Act or any other law relating thereto.

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ARTICLE 11 - Identification

This Corporation shall indemnify and hold harmless the directors and officers of the corporation from and against all claims, damages, losses, costs and expenses, including reasonable attorneys' fees, incurred by them in their capacity as such directors or officers of the corporation.

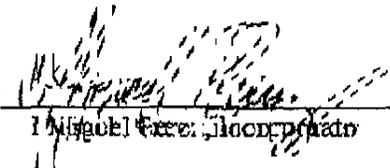
ARTICLE 12 - Fiscal Year

The fiscal year of this Corporation shall be the calendar year, unless otherwise established by the Board of Directors.

ARTICLE 13 - Duration

This duration of this Corporation is perpetual, unless sooner dissolved or otherwise terminated in accordance with law.

This document has executed these Articles of Incorporation this \_\_\_ day of November, 2004.

By:   
\_\_\_\_\_  
Michael Lee: Director

