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COVER LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

_{SUBJECT:} Deni	se S. Clark, D.O., P.A.		
	(PROPOSED CORPORA	FE NAME – <u>MUST INCL</u>	<u>UDE SUFFIX</u>)
Enclosed are an orig	ginal and one (1) copy of the artic	cles of incorporation and	a check for:
□\$70.00	√]\$ 7 8.75	\$78.75	\$87.50
Filing Fee	Filing Fee	Filing Fee	Filing Fee,
rining rec	& Certificate of Status	& Certified Copy	Certified Copy
	& Certificate of Status	& Certified Copy	& Certificate of
		\	Status
		ADDITIONAL CO	
EROM. PI	hilip L. Logas, P.A.		
TROM	Name	(Printed or typed)	,,
	55 East Pine Street		
		Address	
	Orlando, Florida 32801		
	•	State & Zip	
	407-849-1555		
	Doutime T	alanhone number	

NOTE: Please provide the original and one copy of the articles.

FILED

ARTICLES OF INCORPORATION

OF

2007 JAN 31 PM 2: 29

SECRETARY OF STATE TALLAHASSEE, FLORIDA

Denise S. Clark, D.O., P.A.

These articles are filed with the Secretary of State of the State of Florida for the purpose of forming a professional service corporation under the laws of the State of Florida, by and under the provisions of the Statutes of the State of Florida providing for the formation, rights, privileges, immunities, and liabilities of medical professional service corporations.

<u>ARTICLE I - NAME</u>

The name of the professional service corporation shall be:

Denise S. Clark, D.O., P.A.

ARTICLE II - MANAGEMENT BY SHAREHOLDERS

All corporate power shall be exercised exclusively by or under the authority of the shareholders, and the business and affairs of this professional service corporation shall be managed under the direction of the shareholders. The shareholders shall elect the following officers: a President, a Treasurer, and a Secretary, and as many Vice Presidents, Assistant Secretaries, and Assistant Treasurers as the shareholders, from time to time, deem advisable, provided that any one or more of said offices may be held by the same person. The annual meeting of the professional service corporation shall be held on such date as is provided in the Bylaws of the professional service corporation, which said Bylaws may be amended at any time in accordance with their provisions.

The incorporator shall manage the business of the professional service corporation until there are issued and outstanding shares of stock standing in the names of the shareholders of record.

ARTICLE III - ACTION BY UNANIMOUS CONSENT

The shareholders, by unanimous consent evidenced by a writing included among the minutes of the professional service corporation, may agree to the doing of any act, and such consent in writing as aforesaid shall have the same force and effect as though a formal meeting had been held pursuant to a call being duly made, and as though the said act had been done and authorized, at a meeting at which a quorum had been present.

ARTICLE IV - INITIAL OFFICERS

Until the incorporator or shareholders elect officers and same have been duly qualified, the business of the professional service corporation shall be conducted by the following officers:

President/Secretary/Treasurer

Denise S. Clark

ARTICLE V - DURATION

The existence of this professional service corporation shall be perpetual.

ARTICLE VI - PURPOSE

This professional service corporation is organized for the purpose of providing professional medical services and to conduct such other business as a professional service corporation may engage in.

<u>ARTICLE VII - CAPITAL STOCK</u>

The maximum number of shares of stock which this professional service corporation is authorized to have outstanding at any time shall be 1000 shares, each of the par value of One Dollar (\$1.00) all to be issued, fully paid, and exempt from assessment.

The capital stock of the professional service corporation may be paid for in property, labor, or services at a just valuation to be fixed by the incorporator, or by the shareholders at a meeting called for such purpose, or at the organizational meeting.

The capital stock of the professional medical service corporation may only be acquired by individuals who is members of The Florida Board of Medicine duly licensed or otherwise legally authorized to render medical professional services within the State of Florida.

ARTICLE VIII - MINIMUM CAPITAL

The amount of capital with which this professional service corporation may begin business shall be in the sum of not less than Five Hundred Dollars (\$500.00).

ARTICLE IX - PRINCIPAL PLACE OF BUSINESS

The principal place of business of this professional service corporation shall be located at 1118 South Orange Avenue, Unit 202, Orlando, Florida 32806. This professional service corporation shall have full power and authority, nevertheless, to transact corporate business and to establish corporate offices and corporate agencies at such other places within and without the State of Florida, and in foreign countries, as its shareholders may from time to time authorize.

ARTICLE X - CORPORATE POWERS

This professional service corporation shall have all of the corporate powers enumerated in the Florida General Corporation Act (Chapter 607) and such other power as it may possess as a matter of law, all without limitation, except to the extent, if any, that the Professional Service Corporation Act (Chapter 621) limits such powers.

<u>ARTICLE XI - INDEMNIFICATION</u>

This professional service corporation shall indemnify any officer, director, agent, or employee and any former officer, director, agent, or employee, to the full extent permitted by law, including but not limited to indemnification for counsel fees.

<u> ARTICLE XII - INITIAL REGISTERED AGENT AND OFFICE</u>

The initial registered agent and the street address of the initial registered office of this corporation are:

Philip L. Logas, Esq. Philip L. Logas, P.A. 55 E. Pine Street Orlando, Florida 32801

ARTICLE XIII - AMENDMENT

This professional service corporation reserves the right to amend or repeal any provisions contained in these articles of incorporation, or any amendment to them, and any right conferred upon the shareholders is subject to this reservation.

ARTICLE XIV - INCORPORATORS

The name and address of the person signing these Articles of Incorporation is:

Denise S. Clark 1405 Sultan Circle Oviedo, Florida 32766

IN WITNESS WHEREOF, we have hereunto set our hands and seals this 26 day of January, 2007. STATE OF FLORIDA **COUNTY OF ORANGE** THIS INSTRUMENT WAS ACKNOWLEDGED before me this Acknowledged day of January, 2007, by DENISE S. CLARK. She: ☐ is personally known to me produced a Florida Driver's License as identification produced __ _____as identification; and did not take an oath. CATHRYN R. SABRIN Print Name:

Notary Public, State of Florida

My Commission Expires:

Notary Public, State of Florida

My Comm. expires Oct. 16, 2009 Comm. No. DD482456

REGISTERED AGENT'S ACCEPTANCE

Having been named to accept service of process for the above-stated professional service corporation, at the place designated in Paragraph XII of the foregoing Articles of Incorporation, I hereby agree to act in this capacity and agree to comply with the provisions of the Florida Statute relative to keeping open said office.

Philip L. Logas

Registered Agent