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# FLORIDA PROFIT/NON PROFIT CORPORATION

Innovative Patient Care Solutions, Inc.

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**ARTICLES OF INCORPORATION** 

## OF

## INNOVATIVE PATIENT CARE SOLUTIONS, INC.

The undersigned subscribers and incorporators, for the purposes of forming a corporation for profit under Chapter 607 of the laws of the State of Florida, hereby subscribe to, acknowledge and file the following Articles of Incorporation.

## ARTICLE I

#### Name and Address

The name and address of the proposed corporation shall be INNOVATIVE PATIENT CARE SOLUTIONS, INC., 719-2 Whitney Avenue, Lantana, Florida, 33462.

## ARTICLE II

## <u>Duration</u>

This corporation shall commence existence on the date of the execution of these Articles if permitted by law; if not, then on the date of filing. This corporation shall exist perpetually thereafter, unless sooner dissolved according to law.

## ARTICLE III

#### Purpose

This corporation is formed for the following purposes and shall have the following powers:

1. To acquire, retain, invest, exchange, purchase, sell, lease (as either lessee or lessor), borrow, mortgage, pledge, transfer, convey, develop, manage, or otherwise deal in real and personal property within or without the State of Florida, and to conduct, carry on, engage in, within or without the United States of America, any businesses incidental thereto and shall have such powers as trustee, promoter, incorporator, agent, shareholder, partner, member, associate, manager, and/or licensee, of any corporation, partnership, joint venture trust and/or other enterprise. 2. To do everything necessary, proper, or convenient for the accomplishment of the purposes set forth herein, and to do every other act incidental thereto which is not forbidden under the laws of the United States of America, the State of Florida, or by the provisions of these Articles of Incorporation.

## ARTICLE IV

## Capital Stock

This corporation is authorized to issue one hundred (100) shares of stock having a par value of \$1.00 per share, which shall be designated as "common shares". The entire voting power for the election of directors and for all other purposes shall be in the holders of outstanding common shares.

All the shares of such common stock shall be paid for in cash, or property, real or personal, tangible, intangible, or the lease thereof, or in labor or services in lieu of cash or property, at a just valuation to be fixed by the Board of Directors of this corporation unless otherwise forbidden by the laws of the State of Florida. The payment thereof does not have to be at the time of issuance, provided such shares are subject to calls thereon by the corporation until such time as the whole consideration therefore shall have been paid.

## ARTICLE V

## Initial Registered Office and Agent

The street address of the initial registered office of this corporation is 515 North Flagler Drive, Suite 1800, West Palm Beach, Florida, 33401.

The name of the initial registered agent of this corporation at that address is TRUDY D. DODSON.

#### ARTICLE VI

#### Initial Board of Directors

This corporation shall have at least one director. The number of directors may be either increased or diminished from time to time by amendment to the Bylaws adopted by the stockholders. The name and address of the initial directors of this corporation, who, unless otherwise provided by the Articles of Incorporation or Bylaws, shall hold office for the first year of existence of the corporation or until their successors are elected or appointed and have qualified, are:

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Fax:8506816011

DAVID V. BLEDSOE KAREN C. BLEDSOE

At any time after incorporation, the stockholders may, by a majority vote, determine that the corporation be managed by the stockholders.

## ARTICLE VII

#### Subscribers/Incorporator

The names and addresses of the persons signing these Articles as subscribers/incorporators are:

DAVID V. BLEDSOE

719-2 Whitney Avenue Lantana, Florida 33462

KAREN C. BLEDSOE

719-2 Whitney Avenue Lantana, Florida 33462

## ARTICLE VIII

#### **Bylaws**

In furtherance and not in limitation of the powers conferred by the laws of the State of Florida and the United States of America, the Board of Directors is expressly authorized to frame and adopt any such Bylaws for the corporation as are not inconsistent with the laws of the State of Florida or the United States of America or these Articles of Incorporation. With the exception of fixing the number of directors of the corporation, the Board of Directors is expressly authorized, without the assent of the stockholders, to add to, delete from or otherwise amend the Bylaws of the corporation.

## ARTICLE IX

## Indemnification and Limitation of Liability

The corporation shall indemnify any officer or director, or any former officer or director of the corporation, to the full extent permitted by law. The private property of the stockholders shall not, unless otherwise provided by law, be subject to the payment of the corporate debts to any extent whatsoever. The corporation shall have a first lien on the shares of its stockholders and upon dividends due them for any indebtedness of such stockholders to the corporation.

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#### ARTICLE X

#### Working Capital

The Board of Directors shall have the authority to fix any amount which in its discretion need be reserved as working capital of the corporation.

## ARTICLE XI

#### Amendment

The corporation reserves the right to amend, add to, or repeal a provision contained in these Articles of incorporation in the menner consistent with law and in conformity with the provisions set forth in the Bylaws.

IN WITNESS WHEREOF, the undersigned, being the original incorporator and subscriber to the capital slock hereinbefore named, for the purpose of forming a corporation for profit to do business both within and without the State of Florida, under the laws of the State of Florida, makes and files these Articles of focorporation, hereby declaring and certifying that the facts herein stated are true this **SET 1**, day of October, 2009.

oporator DAVID W/BLEDSOF Incorporator

#### ACCEPTANCE OF REGISTERED AGENT

Having been named to accept service of process for the above stated corporation, at the place designated in these Articles, the undersigned hereby agrees to act in this capacity, and further agrees to comply with the provisions of all statutes relative to the proper and complete performance of her duries.

DY D. DODSON TR