ATKINSON, DINER, STONE, BLACK & MANKUTA, P.A.

ATTORNEYS AT LAW

WRSON C. ADDISSON III JISSI II. DISDI ADILLI I. STORI * DAVID W. BLACK DAVID W. BLACK DAVID B. MARRUTA EDWARD THIRBRONNIA ** TARRICK J. NEWTON * DIANI ANGILIA DIANI ANGILIA

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POST OFFICE DRAWER 2088 1946 TSTAR STREET HOLLSWOOD FLOWIDA 33022-2088 THEFRON (305) 925-5501 MIAMI (305) 944-1882 BOCA RATON (407) 429-3882 THEFRA (305) 920-2711

January 6, 1995

* BOARD CHERRID IN REAL ESTATE

* BOARD CERTIFIED IN TAXATION

104 DOARD CIRIOTODO WILL, TROSTS
AND ESTATES

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Secretary of State Corporate Records Bureau Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314

Ro: Stuart Anesthesia Arts, P.A.

Dear Sirs:

Enclosed herewith are the Articles of Incorporation of the proposed corporation indicated in the above caption. Please prepare a certified copy of said Articles of Incorporation, sendonse your approval thereon, and return the copy to us.

Enclosed also is a check in the amount of \$122.50 to cover the following:

1.	Filing Fee	\$ 35.00
2.	Certified Copy	52.50
3.	Registered Agent Fee	<u>35.00</u>
		\$122.50

We would appreciate your office processing this charter immediately. If, for any reason, a charter cannot be issued immediately for the proposed corporation, PLEASE CALL ME.

Sincerely,

L. M. Ploucha

LMP/nlc Enclosures

cc: Henry D. Venable, M.D.

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ARTICLES OF INCORPORATION

OF

STUART ANESTHESIA ARTS. P.A.

ARTICLE I.

CORPORATE NAME

The name of this Corporation shall be:

STUART ANESTHESIA ARTS, P.A.

ARTICLE II.

MAILING ADDRESS AND PRINCIPAL OFFICE

The Corporation's mailing address and principal office is:

Stuart Anesthesia Arts, P.A. 3889 S.W. St. Lucie Shores Drive Palm City, FL 34990

ARTICLE III.

NATURE OF CORPORATE BUSINESS

This Corporation, through its Officers and Employees, shall be authorized to engage in every aspect and phase of the practice of medicine within the State of Florida; to engage in any activities which will facilitate and promote the practice of medicine through its Officers and Employees; and to invest and reinvest its funds in real estate, mortgages, stocks, bonds and any other type of investments within the meaning of Section 8 of the Professional Service Corporation Act; and to purchase and own real and personal property necessary for the rendering of professional services with n the practice of medicine. This Corporation shall not be incrized to engage in any business other than the practice of medicine.



ARTICLE IV.

CAPITAL STOCK

This Corporation is authorized to issue a maximum of one thousand (1,000) Shares of stock. The shares of stock authorized shall be common stock having a par value of One (1) Dollar per share. The consideration to be paid for each share of stock shall be fixed by the Board of Directors.

ARTICLE V.

INITIAL REGISTERED AGENT AND INITIAL REGISTERED OFFICE

The Corporation's initial Registered Agent and Registered Office in the State of Florida shall be:

L.M. Ploucha, Esq. c/o Atkinson, Diner, Stone, Black & Mankuta, P.A. 1946 Tyler Street Hollywood, FL 33022-2088

ARTICLE VI.

BOARD OF DIRECTORS

The number of Directors may be altered from time to time by By-Laws adopted by the Stockholders. However, the Corporation shall have no less than one (1) Director at any time.

ARTICLE VII.

INITIAL DIRECTOR

The name and post office address of the first Director of the Corporation is:

Name

<u>Address</u>

HENRY D. VENABLE

3889 S.W. St. Lucie Shores Prive Palm City, FL 34990

The first Director shall hold office until the first annual meeting of the Stockholders of the Corporation.

ARTICLE VIII.

INCORPORATOR

The name and post office address of the Incorporator executing these Articles of Incorporation is as follows:

Incorporator

Address

HENRY D. VENABLE

3889 S.W. St. Lucie Shores Drive Palm City, FL 34990

ARTICLE IX.

COMMENCEMEN'T DATE

Corporate existence will commence upon the filing of these Articles.

ARTICLE IX.

INCORPORATION OF PROVISIONS OF

PROFESSIONAL SERVICE CORPORATION ACT

This Corporation is intended to be a Professional Corporation within the meaning of the Professional Service Corporation Act, and accordingly, the Corporation, its Officers, Directors and Stockholders, shall be subject to all of the Sections of said Act concerning the formation of the Corporation, the conduct of its business, and the liabilities, rights, privileges and immunities of the Corporation, its Officers, Directors and Stockholders, as stated in Chapter 621, Florida Statutes.

THE UNDERSIGNED Incorporator, for the purpose of forming a Corporation to do business within the State of Florida, does make

The undersigned hereby accepts the foregoing designation as initial Registered Agent and agrees to comply with the provisions of law applicable to said designation

L.M. Ploucha