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PRIORITY BARE MED FAULT CORP. 695 N. W 123 RD PATH MIAMI - FLA - 33 182 FFICE USE ONLY CORPORATION NAME(S) & DOCUMENT NUMBER(S) (if known): (Corporation Name) (Document #) (Decument #) (Corporation Name) (Document #) Walk in Pick up time Certified Copy Mail out Will wait Photocopy Certificate of Status NEW FILINGS AMENDMENTS Profit Amendment NenProfit Resignation of R.A., Officer/Director Limited Liability Change of Registered Agent Domestication Dissolution/Withdrawal Other Merger OTHER FILINGS REGISTRATION/ QUALIFICATION Annual Report Foreign Fictitious Name Limited Partnership

Examiner's Initials

Name Reservation

CR2E031(10/92)

Reinstatement Trademark

Other

ARTICLES

OF

INCORPORATION

OF

PRIORITY CARE MEDICAL ERUIPMENT CORP

ARTICLE 1:

The name of this Corporation is:

PRIORITY CARE MEDICAL EQUIPMENT CORD

ARTICLE II: NATURE OF BUSINESS.

The general nature of business and the object purposes to be transacted and carried on, are:

- 1.- Any and all lawful business.-
- 2. MEDICAL EQUIPMENT RENTAL DME
- 3.- And in general, to carry on any other business whatsoever in connection with the foregoing or which is calculated directly or indirectly, to promote the interest of the Corporation or enhance the value of its properties.-
- 4.- And further, to borrow or raise money for any purposes of the Corporation. Also to secure the same interest, or for other purpose, to mortgage all or any property corporeal or incorporeal rights or franchise of this Corporation now owned or hereinafter acquired, and to create, issue, draw and accept bonds, mortgages, bills of exchange, notes or other negotiable interests.-

ARTICLE III : CAPITAL STOCK.

The maximum numbers of shares of stock that this Corporation is authorized to have outstanding any time is:

1,000 Shares at \$ 1.00 (One Dollar) par value.-

ARTICLE IV: AMOUNT OF CAPITAL.

The amount of Capital with which this Corporation will begin business is not less than \$ 1,500.00 dollars.

ARTICLE V: TERM OF EXISTENCE.

THIS Corporation shall have perpetual existence.-

ARTICLE VI: ADDRESS.

The initial Post Office address of the principal office of this Corporation in the State of Florida is:

695 N.W 123 TH PATH MIAMI-FLA.

The Board of Directors may from time to time move the principal office to any other address in the State

of Florida and establish branches and subsidiaries in any place within and without the United States of America.

ARTICLE VII: DIRECTORS.

This Corporation shall have ONE directors initially. The number of Directors may increase or diminish from time to time by the Laws adopted by Stockholders, but this Corporation shall never have less than two Directors on its board.-

ARTICLE VIII: AMENDMENT.-

This Articles of Incorporation may be amended in the manner provided by Law. Every amendment shall be approved by the Board of Directors, proposed by them to the Stockholders, and approved at Stockholders meeting by a majority of the Stock entitled to vote thereon.-

ARTICLE IX :	DESIGNATION OF	RESIDENT	AGENT
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That OMAR CLEMENTE residing at 695 NW 123TH PATH MIAMI-FIA 33182

is hereby named Resident Agent for this Corporation, to be its agent and to accept services of process within the State of Florida.-

ARTICLE X: INITIAL BOARD OF DIRECTORS
The names and the Post Office addresses of the members of the First Board of Directors, who subject to the provisions of the Certificate of Incorporation, the by-
laws and the Corporation Laws of the State of Florida,
shall hold office for the first year of the Corporation's
existence, or until his/their sucessor(s) are elected and
have qualified, are:
OMAR CLEMENTE TREAS-SEC
DMAR CLEMENTE TREAS-SECT 695 N.W 123RD PATH MIAMI FLA 33182
33/82
ARTICLE XI: SUSCRIBERS
The pares and Bran Office at the control of the con
The names and Post Office addesses of each suscriber of this Articles of Incorporation, the number of sha-
res of Stock each agrees to take and the value and consi-
deration thereof, are:
DMAR CLEMENTE
695 NW 12BRD PATH MIAMI-FLA
3.31 SZ

STATE OF FLORIDA SS

I hereby certify that on this day, before me, a Notary Public duly authorized to administer oaths and to take acknowledgements, personally appeared:

O N	MAR CLEMENTE	
		
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ALL well known to be the persons described as suscribers in and who executed the foregoing Articles of Incorporation and acknowledge before me that they suscribe to those Articles of Incorporation.

OFFICIAL NOTARY SEAL SERGIO A PONTON NOTARY PUBLIC STATE OF FLORIDA COMMISSION NO. CC383640 MY COMMISSION EXP. JUNE 15,1998

MR. SERGIO A. PONTON

Notary Public for the

State of Florida, at large

ACKNOWLEDGEMENT

Having been named to accept services of process for the named Corporation:

PROPRITY CARE MEDICAL FAUIPMENT CORP.

at the place designated in this Articles of Incorporation, I hereby accept to act in this capacity and agree to comply with the provisions of said act relative to keeping open the said office.

BY: (ATTIMOSOMY)

OMAR CHEMENTE

We, the undersigned, being each and all of the original suscribers to the Capital Stock herein above nemed for the purpose of forming a Corporation for profit to do business both within and without the State of Florida, do hereby make, suscribe, acknowledge and file this Certificate, hereby declaring and certifiying that the facts herein stated are TRUE and do respectively agree to take the number of shares of Stock herein above set forth as to each of us and accordingly have hereunto set our hands and seal on this date: 35 FEB 95

BY: (MAR CLEMENTS

BY:____