CORPORATION(S) NAME MAPIRE Toll Free: 1-800-432-3028 (X) Profit) NonProfit () Amendment () Marger () Fareign () Dissolution) Merk) Limited Partnership) Annual Report () Other) Reinstatement) Reservation) Change of Registered Agent (X) Certified Copy () Photo Copies () Certificate Under Seel () Call When Ready () Call If Problem () After 4:30 (X) Walk In (X) Pick Up () Will Walt () Mell Out Availability Document Examiner

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Acknowledgment

W.P. Verifier

ARTICLES OF INCORPORATION

OF

INDEPENDENT DIAGNOSTIC SERVICES, INC.

The undersigned subscriber(s) to these Articles of Incorporation, a natural person(s) competent to contract, hereby forms a corporation under the laws of the State of Florida.

ARTICLE I NAME

The name of this corporation is:

INDEPENDENT DIAGNOSTIC SERVICES, INC.

ARTICLE II NATURE OF BUSINESS

The general nature of the business to be transacted by this corporation shall be: to engage in and carry on any activity or business permitted under the laws of the United States and the State of Florida, and to have and exercise all of the powers conferred by the laws of the State of Florida upon corporations formed hereunder, and to do any or all of the things hereinbefore set forth as principal, agent, or otherwise, either alone or in conjunction with others, and in any part of the world.

ARTICLE III CAPITAL STOCK

This corporation is authorized to issue 7500 shares of common stock at 50 Cents par value each, which shares shall be designated "Common Shares".

ARTICLE IV TERM OF EXISTENCE

This corporation is to exist perpetually.

ARTICLE V AMOUNT OF CAPITAL

The amount of capital with which this corporation will begin business is not less than One Hundred and 00/100 (\$100.00) Dollars.

ARTICLE VI ADDRESS

The initial post office address of the principal office of this corporation in the State of Florida is:

7449 NW 4th Street, Plantation, FL 33317

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.

ARTICLES VII DIRECTORS

This corporation shall have two directors initially. The number of directors may be increased or diminished from time to time by the by-laws adopted by the stockholders without the necessity of formal amendment hereof, but shall never be less than one.

ARTICLE VIII INITIAL BOARD OF DIRECTORS

The name and post office address(es) of the member(s) 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 a successor is elected and has qualified, is (are):

Holly Hannon

Mark J. Gans

ARTICLE IX SUBSCRIBERS

The name(s) and post office address(es) of the subscriber(s) of these Articles of Incorporation and the number of shares he(they) agree(s) to take are:

Holly Hannon------100 shares 1746 N.W. 84th Drive Coral Springs, FL 33071

Mark J. Gans------100 shares 7 449 N.W. 4th Street Plantation, FL 33317

ARTICL<u>E X</u> OFFICERS

The names and street addresses of the officers of this corporation, who shall hold office until the organization meeting of the corporation and until their successors are duly elected and have duly qualified, are as follows:

Mark J. Gans - President/Freasurer

Holly Hannon - Vice President/Secretary

ARTICLE XI AMENDMENT OF ARTICLES

The 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 a stockholders meeting by a majority of the stock entitled to vote theron unless all the directors and a majority of the stockholders sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made, in which event these Articles of Incorporation may be amended in such manner.

ARTICLE XII REGISTERED AGENT

The name and address of the initial Registered Agent of the corporation who shall accept service of process within this State on behalf of the corporation is as follows:

NAME:

ADDRESS:

Preston C. Levitt, Esq.

8211 W. Broward Blvd. Penthouse 4 Plantation, FL 33324

IN WITNESS WHEREOF, the undersigned, being the original subscriber(s) to the foregoing Articles of Incorporation, has (have) set his (their) hand(s) and seal(s) this 17 day of March, 1995.

20 11 12

MARK I GANS

ACCEPTANCE OF REGISTERED AGENT

I hereby acknowledge acceptation whom service of process may be made	ance of the appointment as Registered agent upon e.
STATE OF FLORIDA) COUNTY OF BROWARD) SS:	PRESTON C. LEVITT
The foregoing instrument was March , 1995, by HOLL! who has produced for de Driver onth.	acknowledged before me this 17 day of S, Y HANNON, who is personally known to me or License as identification and who did take and S
My Commission Expires: PRESION C. LEVIII My Cornin Exp. 7/10/97 My C	NOTARY PUBLIC: Print Name; State of Florida at Large
1166 July 1993, Dy MARK	cknowledged before me this 1 day of GANS, who is personally known to me or who as identification and who did take an oath.
My Commission Expires: PRESION C. LEVITI My Comm Exp. 7/10/97 UNITED STATE OF CC283014 COUNTY OF BROWARD) SS:	NOTARY PUBLIC: Print Name: State of Florida at Large
The foregoing instrument was according to the produced an oath.	cknowledged before me this 21 day of DN C. LEVITT, who is personally known to me as identification and who did take
My Commission Expires:	NOTARY PUBLIC:
JENNIFER PERSINGER MY COMMISSION # CC 440662 EXPIRES: Fabruary 21, 1989	Print Name: ∖\ State of Florida at Large