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STATE OF FLORIDA

409 EASTGAINES STREET

TALLAHASSEE, FL 32399

AX: (904) 922-4000

MIAMI FL 33135-CONTACT: RAY STORMONT PHONE: (305) 541-3694

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FAX: (305) 541-3770 DOCUMENT TYPE: FLORIDA PROF FLORIDA PROFIT CORPORATION OR P.A. NAME: LOURDES MEDICAL & DIAGNOSTIC CLINIC, INC.

FAX AUDIT NUMBER: H95000004944

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ARTICLES OF INCORPORATION

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LAURDES MEDICAL & DIAGNOSTIC CLINIC, INC.

THE UNDERSIGNED, for the purpose of forming a corporation for profit under the laws of Florida, hereby adopts the following

Artier- I

Name & Audress

The name of the corporation is Lourdes Medical & Diagnostic Clinic, Inc. and the principal address shall be 1325 S.W. I Street, Miami, Florida 33135.

Article II

Duration

The Corporation shall exist perpetually. Corporate existence shall commence on the date these Articles are executed and acknowledged, except that if they are not filed by the Department of the State of the State of Florida within five days, exclusive of legal holidays, after they are executed and acknowledged, corporate existence shall commands upon filing by the Department of the existence shall commence upon filing by the Department of the

Article III

Mature of Business

The Corporation may engage in any activity or business permitted under the laws of the United States and under the laws of

of the Principles Descrips, Regain; Berd 963937 2000 S.V. Third Avenue, Saito 200, Missie Fig. 23129

Francisco Dumenigo, Esq. 2400 S.W. 3rd Quenu = 300

Miami, FL 33124.

(305) 834. 2887

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Article IV

Capital Stock

- (a) Authorised Capital. The maximum number of shares of stock which this corporation is authorized to have outstanding is one thousand (1000) shares of common stock having a one (\$1.00) dollar par value per share. The consideration to be paid for each share of stock shall be fixed by the Board of Directors.
- (b) Precaptive Rights. Shareholders shall have no precaptive
- (a) Cumulative Voting. Voting in a cumulative fashion shall not be parmitted.

Article 7

Initial Registered Office and Agent

The name of the initial registered agent of this corporation is Francisco M. Dumenigo, Esquire. The street address of the initial registered office of this corporation is 2600 S.W. Third Avenue, Suite 300, Miami, Florida 33129.

Article VI

Director

- (a) Number. This corporation shall have one (1) director initially. The number of director(s) may be increased or diminished from time to time by the bylaws, but shall never be less than one.
- (b) Initial Director(s). The name and street address of the initial directors of the Corporation are:

No.

Address

Jesus Carbonell

1325 S.W. 1 Street Miami, Florida 33129

Moraima Bernot

1325 S.W. 1 Street Miami, Florida 33129

specifically authorized to make provisions for reasonable compensation to its members for their services as directors, and to fix the basis and conditions upon which such compensation shall be paid. Any director of the corporation may also serve the corporation in any other capacity and receive compensation

Officers

(a) Position. This corporation shall have the following initial offices filled: the President, Vice President, Treasurer, and Secretary.

(b) Initial Officers. The title, name and street address of the corporation is:

Title Name Address

President & Moraina Bernot 1325 S.W. I Street Miari, Florida 33129

Vice President Eneida Carbonell 1325 S.W. I Street Miami, Florida 33129

Treasurer Jesus Carbonell 1325 S.W. 1 Street Miami, Florida 33129

(c) Compensation. The board of directors is hereby specifically authorized to make provisions for reasonable compensation to its members for their services as officers, and to fix the basis and conditions upon which such compensation shall be paid. Any officer of the corporation may also serve the corporation in any other capacity and receive compensation therefore in any form.

Article VIII

Bylaws

The initial bylaws of this corporation shall be adopted by the directors. Bylaws shall be adopted, altered, amended or repealed from time to time by wither the shareholders or the board of directors, but the board of directors shall not alter, amend or repeal any bylaw or bylaws adopted by the shareholders if the shareholders specifically provide that such bylaw is not subject to abendment or repeal by the board of directors.

Article IX

Incorporator

Moraima Bernot 1325 S.W. 1 Street Miami, Plorida 33129

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Article I

Indemnification'

The board of directors is bereby specifically authorized to make provision for indemnification of directors, officers, employees and agents to the full extent permitted by law.

Article XI

Amendment

This corporation reserves the right to smend or repeal any provision contained in these Articles of Incorporation, and any right conferred upon the shareholders is subject to this reservation.

IN WITHESS WHEREOF, the Incorporator has executed these Articles this 2 day of May 1995.

INCOMPORATOR

To all the second

CERTIFICATE DESIGNATING PLACE OF BUBINESS OR MONICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, RANING AGENT UPON WHOM PROCESS MAY BE SERVED

IN COMPLIANCE with Section 48.901 of the Florida Statutes, the following is submitted:

Lourdes Medical & Diagnostic Clinic, Inc. desiring to organize on qualify under the laws of the State of Florida, with its principal place of business at Dade County, State of Florida, has nessed Francisco M. Dumenigo, Esquire located at 2600 S.W. 3 Avenue, Miami, Florida 33129 as its agent to accept service of process within Florida.

Imporporators

Moraina Bornot

Dated this 2 day of Hay 1995

ERVING BEEN MANUED to accept service of process for the above stated Corporation, at the place designated in this Certificate, I hereby agree to act in this capacity, and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties.

Megistered Agent:

Francisco M. Despriso Esquire

Dated this 2 day of May 1995