

REFERENCE : 624113)

80457A

AUTHORIZATION :

COST LIMIT : \$ 70.00

ORDER DATE: June 21, 1995

ORDER TIME : 3:30 PM

700001520687

ORDER NO. : 624113

CUSTOMER NO:

80457A

CUSTOMER: Random R. Burnett, Esq

BLACK CROTTY SIMS HUBKA BURNETT BARTLETT & SAMUELS 501 North Grandview Avenue

Daytona Beach, FL 32118

#### DOMESTIC FILING

NAME: JOYCE BETH RAVAIN, M.D., P.A.

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XX ARTICLES OF INCORPORATION CERTIFICATE OF LIMITED PARTNERSHIP

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY

PLAIN STAMPED COPY

CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Angela Lane

EXAMINER'S INITIALS: T. BROWN JUN 2 3 1995

#### CONSENT FOR USE OF CORPORATE NAME

STATE OF FLORIDA COUNTY OF VOLUSIA

BEFORE ME, the undersigned Notary Public, personally appeared JOYCE BETH RAVAIN, personally known to the undersigned Notary Public, who did take an oath, and upon such oath, deposes and states:

The undersigned, JOYCE BETH RAVAIN, as the Sole Director and Trustee of JOYCE BETH RAVAIN, M.D., P.A., a dissolved Florida professional corporation, hereby makes, executes, swears to and delivers for filing this Consent for the immediate reuse and reincorporation of a Florida professional corporation under the name Joyce Beth Ravain, M.D., P.A.

EXECUTED this 16 day of June, 1995.

Joyce Beth Ravain, M.D., P.A., a dissolved Florida professional corporation

Sole

Joyce Beth Ravain, Director and Trustee

SWORN TO AND SUBSCRIBED before me this \_\_\_\_\_ day of June, 1995.

Notary Public State of Florida

at Large

My Commission Expires

(Notarial Seal)

TAMMY A. GAVIN

MY COMMISSION & CC352362 EXPIRES

March 2, 1998

BONDED THRU TROY FAIN INSURANCE, INC.

#### CONSENT FOR USE OF CORPORATE NAME

STATE OF FLORIDA COUNTY OF VOLUSIA

BEFORE ME, the undersigned Notary Public, personally appeared JOYCE BETH RAVAIN, personally known to the undersigned Notary Public, who did take an oath, and upon such oath, deposes and states:

The undersigned, JOYCE BETH RAVAIN, as the Sole Director and Trustee of JOYCE BETH RAVAIN, M.D., P.A., a dissolved Florida professional corporation, hereby makes, executes, swears to and delivers for filing this Consent for the immediate reuse and reincorporation of a Florida professional corporation under the name Joyce Beth Ravain, M.D., P.A.

EXECUTED this 16 day of June, 1995.

Joyce Beth Ravain, M.D., P.A., a dissolved Florida professional corporation

SWORN TO AND SUBSCRIBED before me this \_\_\_\_\_\_ day of June, 1995.

Notary Public

State of Florida

at Large My Commission Expires

TAMMY A. GAVIN

ATY COMMISSION / CC352362 EXPIRES

March 2, 1998

BONDED TIRU TROY FAIN DISURLACE, INC.

(Notarial Seal)



#### FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

June 22, 1995

CSC NETWORKS 1201 HAYS STREET TALLAHASSEE, FL 32301

SUBJECT: JOYCE BETH RAVAIN, M.D., P.A.

Ref. Number: W95000012810

We have received your document for JOYCE BETH RAVAIN, M.D., P.A. and the authorization to debit your account in the amount of \$70.00. However, the document has not been filed and is being returned for the following:

According to section 607.0202(1)(b) or 617.0202(1)(b), Florida Statutes, you must list the corporation's principal office, and if different, a mailing address in the document. If the principal address and the registered office address are the same, please indicate so in your document.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6932.

Teresa Brown Corporate Specialist

Letter Number: 195A00030781

EFFECTIVE DATE
JUN 1 6 1995

## ARTICLES OF INCORPORATION OF OYCE BETH RAVAIN, M.D., P.A.

The undersigned incorporator hereby makes, subscribes to, acknowledges and files these Articles of Incorporation for the purpose of organizing and incorporating a professional corporation for profit under Chapter 621, Florida Statutes (1994).

#### ARTICLE I

The name of the corporation shall be:

JOYCE BETH RAVAIN, M.D., P.A.

and shall hereinafter be referred to as the "corporation". The business and mailing address of the corporation shall be 860 Lambert Avenue, Flagler Beach, Florida, 32136.

ARTICLE !!

#### ARTICLE III

The general purpose for which the corporation is initially organized is to render professional medical services, as the same are regulated and defined by Chapter 458, Florida Statutes, as the same exists or may hereafter be amended, by and through officers, shareholders, agents, and employees of the corporation who are duly licensed physicians.

#### ARTICLE IV

The aggregate number of shares which the corporation shall have authority to issue is: 1,000. The shares shall consist of one class only and such class shall be known as "common stock" of the corporation. Each share shall have a par value of \$.10 per share.

#### ARTICLE V

The class of individuals entitled to own stock in this corporation shall consist of only natural persons who are duly licensed physicians under the laws of the State of Florida. No shareholder of the corporation shall enter into any agreement vesting another person or entity with the authority to exercise the voting power of any or all of the shareholder's stock.

#### ARTICLE VI

No shareholder of the corporation may sell or transfer his shares to another natural person who is not eligible to be a shareholder of the corporation pursuant to the restrictions set forth in Article V of these Articles.

#### ARTICLE VII

If any officer, shareholder, agent, or employee of the corporation who is rendering professional medical services becomes legally disqualified to render professional medical services within the state of Florida; or, if that person accepts employment that, pursuant to existing law, restricts or otherwise limits his continued rendering of professional medical services, such person shall immediately sever all employment with the financial interest in the corporation. If the person so disqualified is a shareholder of the corporation, he shall immediately surrender all shares held by him to the registered agent of the corporation.

#### ARTICLE VIII

The street address of the initial registered office of the corporation shall be: Post Office Box 809, Flagler Beach, Florida 32136 and/or 860 Lambert Avenue, Flagler Beach, Florida 32136. The name of the initial registered agent shall be: Joyce Beth Ravain, M.D.. To signify acceptance of appointment as registered agent, the registered agent named in this Article has executed these Articles as required by law.

#### ARTICLE IX

The number of directors who shall constitute the initial Board of Directors of the corporation shall be: One (1). The name and street address of the person who is to serve as the member of the initial Board of Directors of the corporation is: Joyce Beth Ravain, M.D., Post Office Box 809, Flagler Beach, Florida 32136 and/or 860 Lambert Avenue, Flagler Beach, Florida 32136.

#### ARTICLE X

The name and street address of the incorporator is: Joyce Beth Ravain, M.D., Post Office Box 809, Flagler Beach, Florida 32136 and/or 860 Lambert Avenue, Flagler Beach, Florida 32136.

IN WITNESS WHEREOF, the undersigned incorporator, who is natural a person who is competent to contract under the laws of the State of Florida, by these presents does hereby execute, acknowledge, and cause to be delivered to the Florida Department of State these Articles of Incorporation of:

JOYCE BETH RAVAIN, M.D., P.A.

and they request that the Department of State file these Articles of Incorporation as of the date and time indicated in Article II hereof, in accordance with Chapter 621, Florida Statutes (1994); accordingly, the undersigned incorporator does hereby set her hand and seal at Daytona Beach, Volusia County, Florida, this day of \_\_\_\_\_\_, 1995.

I HEREBY AM FAMILIAR WITH AND ACCEPT THE DUTIES AND RESPONSIBILITIES AS REGISTERED AGENT FOR SAID CORPORATION

Joyce Beth Ravain, as

Incorporator/Director

Joyce Beth Ravain, as

Registered Agent

#### **ACKNOWLEDGEMENT**

STATE OF FLORIDA COUNTY OF VOLUSIA

The foregoing Articles of Incorporation of Joyce Beth Ravain, M.D., P.A., were acknowledged before me by Joyce Beth Ravain, as Incorporator and Director for the corporation, for the purposes therein stated, and she is personally known to me and did take an oath, this 4 day of June, 1995.

NOTARY PUBLIC, State of Florida at Large

My Commission Expires:

(Notarial Seal)



TAMMAY A. GAVIN

MY COMMISSION # 0C352362 EXPIRES

MAICH 2, 1998

BONDED THRU TROY FAM INSURANCE, INC.

STATE OF FLORIDA COUNTY OF VOLUSIA

The foregoing Articles of Incorporation of Joyce Beth Ravain, M.D., P.A., were acknowledged before me by Joyce Beth Ravain, as Registered Agent for the corporation, for the purposes therein stated, and she is personally known to me and did take an oath, this 16 day of \_\_\_\_\_\_\_\_, 1995.

NOTARY PUBLIC, State of Florida at Large

My Commission Expires:

(Notarial Seal)



TAMMY A. GAVIN
MY COMMISSION # CC352362 EXPIRES
March 2, 1998
BONDED THRU TROY FAIN INSURANCE, INC.

# P9500049421

ACCREDITED FINANCIAL ACCOUNTING, INC.
2430 Shadowlawn Drive
Suite Seven
Naples, FL 33962
941-775-8588



June 19, 1995

Secretary or State
Div. of Corporations
P.O. Box 6327
Tallahassee, FL 32314

EFFECTIVE DATE

L-19-95

900001521069 -06/22/95--01087--001 \*\*\*\*\*70.00 \*\*\*\*\*70.00

Re: Complete Competitive Cleaning, Inc.

Enclosed please find the Articles of Incorporation for Complete Competitive Cleaning, Inc.

A Check for \$70.00 is enclosed. Please return to us the charter number for the corporation. We do not require a certified copy.

Sincerely yours,

Glenn A. Morton, E.A.

F. CHESSER JUN 2 6 1995

#### ARTICLES OF INCORPORATION

OF COMPLETE COMPETITIVE CLEANING , INC.

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

ARTICLE I

Name

The name of this corporation is:

Complete Competitive Cleaning, Inc. 10334 Sandy Hollow Lane Bonita Springs, Fl. 33923 P95 JUN 22 PN 1: 26
SECRETARY OF SATE
TALLAHASSER FREEFINGER

ARTICLE II

#### GENERAL NATURE OF BUSINESS

This corporation is organized for the purpose of transacting any and/or all lawful business under the General Corporation act of the Florida Statutes.

ARTICLE III

#### CAPITAL STOCK

This corporation is authorized to issue 500 shares of One Dollar (\$1.00) par value common stock.

#### ARTICLE IV

#### PREEMPTIVE RIGHTS

Each shareholder, upon the sale for cash of any new stock of this corporation of the same kind, class or series as that which they already hold, shall have the right to purchase their pro rata share thereof at the price at which it is offered to others.

#### ARTICLE V

#### DURATION

This corporation is to exist perpetually.

#### ARTICLE VI

#### INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this corporation is: 10334 Sandy Hollow Lane, Bonita Springs, Fl 33923 and the name of the initial registered agent of this corporation at that address is Suzanne L. Pieniaszek. I am familiar with and accept the duties and responsibilities as registered agent for said corporation.

Signed: L. Pieniaszek

### ARTICLE VII INITIAL BOARD OF DIRECTORS

This corporation shall have one director initially. The number of directors may never be less than one. The names and addresses of the initial director of this corporation are as follows:

NAME

**ADDRESS** 

Suzanne L. Pieniaszek

10334 Sandy Hollow Lane Bonita Springs, Fl. 33923

#### ARTICLE VIII

#### INCORPORATOR

The name and address of the person subscribing these articles is:

NAME

**ADDRESS** 

Suzanne L. Pieniaszek

10334 Sandy Hollow Lane Bonita Springs Fl. 33923

#### ARTICLE IX

#### **AMENDMENT**

This corporation reserves the right to amend or repeal any provision contained in these Articles of Incorporation, or any amendment thereto, in the manner provided by law, and any right conferred upon the shareholders is subject to this reservation.

#### ARTICLE X

#### INDEMNIFICATION

The corporation shall indemnify any officer and/or director, or any former officer and/or director to the full extent of the law.

#### ARTICLE XI

#### EFFECTIVE DATE

These Articles of Incorporation shall be effective upon the date of subscription and acknowledgement.

IN WITNESS WHEREOF, the undersigned subscriber has executed these Articles on the 19th day of 2 1995.

Suzanne L. Pieniaszek

TILED

JUN 22 PM 1:

ETARY OF STA

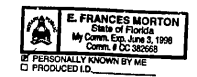
NHASSEE, FLOR

STATE OF FLORIDA COUNTY OF COLLIER

The foregoing instrument was acknowledged before me this 19th of June 1995 by Suzanne L. Pieniaszek.

Notary Pubic

State of Florida at Large



# P95000049421

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#### ARTICLES OF AMENDMENT

TO

#### ARTICLES OF INCORPORATION

OF

COMPLETE COMPETITIVE CLEANING, INC.

Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment(s) Adopted: (Indicate article number(s) being amended, added or deleted)

ARTICLE VII:

ADDITIONAL DIRECTOR AND VICE PRESIDENT OF CORPORATION:

CHRISTY LEE MILSON 15291 WIL-LEW LANE FT. MYERS, FL 33908

ADDITIONAL DIRECTOR AND SECRETARY OF CORPORATION:

ANGIELINA RAY P. O. BOX 325 BONITA SPRINGS, FL 33959

SECOND: If an amendment provides for an exchange, reclassification or cancel ation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

THIRD:	The date of each amendment's adoption: 7/2/95
FOURTH:	Adoption of Amendment(s) (check one)
The s	amendment(s) was/were approved by the shareholders. The number of votes cast for amendment(s) was/were sufficient for approval.
The a	mendment(s) was/were approved by the shareholders through voting groups.
	The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):
	"The number of votes cast for the amendment(s) was/were sufficient for approval  (voting group)
	(voting group)
X The ar	mendment(s) was/were adopted by the Board of Directors without shareholder action shareholder action was not required.  mendment(s) was/were adopted by the incorporators without shareholder action and holder action was not required.
	Signed this 2nd day of July 19 95  Signature (By the Chairman or Vice Chairman of the Board of Directors, President or other officer if adopted by the
	shareholders)
	OR
	(By a director if adopted by the directors)  OR
	(By an incorporator if adopted by the incorpor stors)
	SURANUE L. FIENIASZEK Typed or printed name Incorporator