# P960000 CLAW OFFICES OF PARTICES OF NORTON, MORAN, HAMMERSLEY, DUNLAP, GURLEY & LOPEZ, P.A.

Anthony S. Cabriba Scott W. Dunlap\* Jamis D. O'hson David B. Gurlby Philli N. Hammerslby Natalie A. Herrig\*\*\* B. John Lopez\*\* John A. Moran David-De-Neisbr-Sam D. Norton\* Nick Roknich, III SARANOTA CITY CENTER
1819 MAIN STREET
SUITE 610
SARANOTA, FLORIDA 34236
TELEPHONE 941-954-4691
TELECOPER 941-954-2128

PORT MYDRA OPECH SUNTREST FINANCIAL CONTIN SUITH 400 12730 NEW BRITTARY BLVD. PORT MYDRS, PLORIDA 33907

> \*BOORD CEMPERS Real Exists Lowern

\*\*HOARD CERTIFIED TAX LABYER

\*\*\*Auso Admitted in Indiana

March 1, 1996

2666-1

Bureau of Corporate Records Division of Corporations George Firestone Building 409 East Gaines Street Tallahassee, FL 32399

510.00.00.00.1 72501 50350 -03/05/36--01004--021 \*\*\*\*\*\*\*70.00 \*\*\*\*\*70.00

Re: BONNIE S. BLOCKER, P.A.

Dear Sir or Madam:

Enclosed please find the original and duplicate of Articles of Incorporation for the above-referenced corporation, together with a check in the amount of \$70.00 to cover the following:

Filing of the Articles Registered Agent

\$35.00 35.00

Please file the original Articles of Incorporation and return a stamped copy to us in the enclosed self-addressed, stamped envelope.

Very truly yours,

E. John Lopez

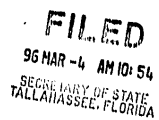
EJL:dfe\corp\^Cblocker.sos Enclosures

cc: Ms. Bonnie S. Blocker Michael J. Glass, CPA MAR 7 1996 858

# ARTICLES OF INCORPORATION

OF

BONNIE S. BLOCKER, P.A.



The undersigned subscriber, who is duly licensed to practice surgical assisting and other related medical assistance matters in the State of Florida, for the purpose of forming a professional corporation under the laws of the State of Florida, hereby adopts the following Articles of Incorporation:

### ARTICLE I - NAME

The name of this corporation is: BONNIE S. BLOCKER, P.A.

## ARTICLE II - TERM OF EXISTENCE

The date when corporate existence shall commence shall be the date of filing of these Articles with the Department of State, and the Corporation shall have perpetual existence thereafter.

#### ARTICLE III - PURPOSES

The purposes of the Corporation are to engage in any activity or business permitted under the laws of the United States and the State of Florida.

#### ARTICLE IV - NATURE OF BUSINESS

The corporation is organized to practice the profession of surgical assisting and other related medical assistance matters and its purposes in furtherance of the practice of such profession are as follows:

(a) To engage in every phase and aspect of the business of rendering the same professional services to the public that a surgical assistant, licensed under the laws of the State of

Florida, is allowed to render, but such professional services shall be rendered only through individuals authorized by the laws of the State of Florida to render such professional services as individuals.

- (b) To invest any funds of the corporation in real estate, mortgages, stocks, bonds, or any other type of investment, and to own real and personal property necessary for the rendering of professional services.
- (c) To have, in furtherance of the corporate purposes, all of the powers conferred upon corporations organized in the State of Florida, subject to any limitations thereof contained in these Articles of Incorporation, in Chapter 621 of the Florida Statutes, or any laws of the State of Florida.

#### ARTICLE V - POWERS

The corporation shall have power:

- (a) To purchase, sell, lease, let, demise, develop and/or subdivide all real or personal property wheresoever situate.
- (b) To purchase and sell for itself and for others, personal property, stocks, bonds and notes, to negotiate loans thereon for others; to act as trustee in deeds of trust or mortgages on real or personal property or any evidence of value to secure the same.
- (c) To contract debts and borrow money, issue and sell or pledge bonds, debentures, note and other evidences of indebtedness and execute such mortgages, transfers of corporate property, or other instruments as are necessary to secure the payment of corporate indebtedness.

- (d) To purchase the corporate assets of any other professional corporation, and engage in the same or other character of business.
- (e) To loan the monies of the corporation and to take back mortgages as security therefor on both real and personal property.
- (f) To guarantee, endorse, purchase, hold, sell, transfer, mortgage, pledge or otherwise acquire or dispose of the shares of the capital stock of, or any bonds, securities, or other evidences of indebtedness created by any other corporation of the State of Florida, or any other state or government, and while the owner of such stock to exercise all the rights, powers and privileges of ownership, including the right to vote such stock.
- (g) To act as nominee or agent for the purpose of land acquisition, development, sales and financing.
- (h) To act as a general partner in general or limited partnerships which will engage in activities contemplated by this Article and to perform all services necessary or desirable in connection therewith, and to act as nominee for the purpose of acquiring, financing and transferring real and personal property.
- (i) To manufacture, purchase, or otherwise acquire, and to own, mortgage, pledge, sell, assign, transfer, or otherwise dispose of, and to invest in, trade in, deal in and with goods, wares, merchandise, real and personal property, and services of every class, kind and description.
- (j) To have and exercise all powers necessary or convenient to effect its purposes.

## ARTICLE VI .. CAPITAL STOCK

This corporation is authorized to issue seven thousand five hundred (7,500) shares of one dollar (\$1.00) par value common stock, which may be fractional shares. All stock, when issued, shall be fully paid and non-assessable.

# ARTICLE VII - PRINCIPAL OFFICE AND MAILING ADDRESS

The principal office and mailing address of this corporation shall be 7701 38th Court E., Sarasota, FL 34243.

# ARTICLE VIII - INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this corporation is 7701 38th Court E., Sarasota, FL 34243, and the name of its initial registered agent at such address is BONNIE S. BLOCKER.

# ARTICLE IX - DIRECTORS

This corporation shall have one (1) director initially. The number of directors may be increased or diminished from time to time by bylaws adopted by the shareholders, provided that the corporation shall always have at least one director. The name and street address of the initial director of this corporation, who shall serve until her successor is duly elected and qualified, are:

Name

<u>Address</u>

BONNIE S. BLOCKER

7701 38th Court E. Sarasota, FL 34243

### ARTICLE X - SUBSCRIBER

The name and street address of the incorporator signing these Articles of Incorporation are:

Nama

Address

BONNIE B. BLOCKER

7701 38th Court E. Sarasota, FL 34243

## ARTICLE XI - INDEMNIFICATION

The corporation shall indemnify any director or offic r or any former director or officer to the full extent permitted by law.

# ARTICLE XII - PREEMPTIVE RIGHTS

Each shareholder of the corporation shall be entitled to full preemptive rights to acquire his or her proportional part of any unissued or treasury shares of the corporation, or securities of the corporation convertible into or carrying a right to subscribe to or acquire such shares, which may le issued at any time by the corporation.

## ARTICLE XIII - REMOVAL OF DIRECTORS

The shareholders of this corporation shall be entitled to remove any director from office at any time for any reason whatsoever whether or not there is cause for removal.

# ARTICLE XIV - AMENDMENT

These Articles of Incorporation may be amended in the manner provided by law.

IN WITNESS WHEREOF, the undersigned subscriber has executed these Articles on March  $\frac{1}{2}$ , 1996.

BONNIE S. BLOCKER, Incorporator

96 MAR -4 AM 10: 51,
SECRETARY OF STATEA
TALLAMASSEE, FLORIDA

Having been named as registered agent and to accept service of process at the place designated in the Articles, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

3-/-96 Date

BONNIE S. BLOCKER