2:43 PM U PUBLIC ACC (((H90) TO: D 33114 B'TORMONT PHONE: (305) 541-3694 FAX: (305) 541-3770 FLORIDA PROFIT CORPORATION OR P.A. DOCUMENT TYPE: (((Houoooopaaa))) NAME: PRIDE ROCK HEALTHOARE MANAGEMENT, INC. FAX AUDIT NUMBER: H90000005228 TIME REQUESTED: 14:42:59 CERTIFICATE OF STATUS: 0 DATE REQUESTED: 04/12/1998 CERTIFIED COPIES: 1 METHOD OF DELIVERY: FAX
AGGOUNT NUMBER: 072450003255 NUMBER OF PAGES: 11 ESTIMATED CHARGE: \$122.60 Note: Please print this page and use it as a cover sheet when submitting documents to the Division of Corporations. Your document cannot be processed without the information contained on this page. Remember to type the Fax Audit number on the top and bottom of all pages of the document. (((H98000005228))) ** ENTER 'M' FOR MENU. ** ENTER DELECTION AND CORS: Connect: 00:15:8 NUM Help Fi Option Menu F2

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ARTICLES OF INCORPORATION OF TRIDE ROCK HEALTHCARE HANAGEMENT. INC.

PREAMBLE

We, the undersigned, do hereby associate ourselves under the following Articles, for the purpose of forming a corporation under the laws of the State of Florida.

ARTICLE 1

NAME

The name of the corporation shall be: PRIDE ROCK HEALTHCARE MANAGEMENT, INC.

ARTICLE II

GENERAL NATURE OF DUSINESS

The general nature of the business to be transacted by this corporation is:

(1) To engage in any activity or business permitted under the laws of the United States and the State of Florida.

ARTICLE III

CORPORATE POWERS

This Corporation shall have all powers now and horoafter granted corporations for profit under the laws of the State of Florida, including, but not limited to, power to:

- (1) Elect or appoint such officers and agents as its affairs shall require, and allow them suitable compensation.
- (2) Adopt, change, amend and repeal By-Laws, not inconsistent with law or its Certificate of Incorporation, for the exercise of its corporate powers, the management, regulation and government of its stocks or other evidence of interest, and the calling and holding of meetings of its Stockholders.
- (3) Increase or diminish, by vote of its stockholders or shareholders, change as the By-Laws may direct, the number of directors.
- (4) Make and enter into all contracts necessary and proper for the conduct of its business.

Castro & Ramires Manuel A. Ramires 1001 S. Bayshare Dr. + 2410 1 FL. Bar NO. 275794 Miami, FL 33131 (305) 372. 2800

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- (5) Conduct husiness, have one or more officers, and buy, hold, mortgage, sell, convey, lease or otherwise dispose of real and personal (tangible and intangible) property or any interest therein of any nature whatsonver, in this state and in any of the several states, territories, possessions and dependencies of the United States, the District of Columbia, and foreign countries.
- (6) Purchase the corporate assets of any other corporation and engage in the same character of business.
- (7) Acquire, take, hold, sell and dispuse of patents, copyrights, trade marks and any licenses or other interests thereunder or therein.
- (8) Acquire, take, hold, sell and convey such property as may be necessary in order to obtain or secure payment of any indebtedness or liability to it.
- (9) Guarantes, endorse, purchase, deal in, hold, sell, transfer, mortgage, exchange, pledge or otherwise dispose of, alone, in syndicate, or otherwise in conjunction with others, the chares of the capital stock of, or any bonds, securities or other evidences of indebtedness created by any other corporation, association, partnership, syndicate, entity, person or governmental, municipal or public authority in this state or any other state or government and, while owner thereof, exercise all the rights, powers and privileges of ownership, including voting rights.
- (10) Purchase hold, sell and transfer shares of its own capital stock, provided that it shall not purchase any of its own capital stock except from the surplus of its assets over its liabilities including capital. Shares of its own capital stock owned by the Corporation shall not be voted directly or indirectly or counted as outstanding for the purpose of any stockholders' quorum or vote.
- (11) Contract debts and borrow money at such rates of interest not to exceed the lawful interest rate and upon such terms as it or its Board of Directors may deem necessary or expedient and shall authorize and agree upon, issue and sell or pledge bonds, debentures, notes and other evidences of indebtedness, whether secured or unsecured, including obligations which are convertible into the capital stock of the corporation, and execute such mortgages and other instruments upon or encumbering its property or credit to secure the payment of money borrowed or owing by it, as occasion may require and the Board of Director may deem expedient; and

- (a) Provide in such instruments for transferring Corporate property of every kind and nature then belonging to or thereafter acquired by it, as security for any bonds, notes, debonture or other evidence of indebtedness issued or debts or sums of money owing by it; and
- (b) Provide in case of the sale of any property by virtue of any such instrument of or any foreclosure, the party acquiring title shall have the same rights, privileges, grants, franchises, immunities and advantages, in and by such instruments enumerated or conveyed, as belonged to and were enjoyed by it.
- (12) Lend and advance money, extend credit, take notus and any kind or nature of evidence of indebtedness therefor.
- (13) Make gifts for educational, scientific or charitable purposes.
- (14) Indomnify any porson made a party, or threatened to be made a party, to any threatened, pending or completed action, suit or proceeding:
 - Whether civil criminal, administrative, or investigative, other than one by or in he right of the corporation to procure a judgment in its favor, brought to impose a liability or penalty on such person for an act alleged to have been committed by such person in his capacity of director, officer, employee, or agent of the corporation, or of any other corporation, partnership, joint venture, trust, or other enterprise which he served as such at the request of the corporation, against judgments, fines, amounts paid in settlement and reasonable expenses, including attorneys' fees, actually and necessarily incurred as a result of such action, suit, proceeding, or any appeal therein, if such person acted in good faith and in the reasonable belief that such action was in the best interest of the corporation, and in criminal actions or proceedings, without reasonable ground for belief that such action was unlawful. The termination of any such action, suit, or proceeding by judgment, order, settlement, conviction, or upon plea of nolo contendere or its equivalent shall not in itself create a presumption that any such director or officer did not act in good faith in the reasonable belief that such action was in the best interest of the corporation or that he had reasonable grounds for belief that such action was unlewful;

- (b) By or in the right of the corporation to produce a judgment in its favor by reason of his being or having bean a director, officer, employee or agent of the corporation, or of any other corpora-tion, partnurship, joint vonture, trust, or other enterprise which he served as such at the request of the corporation, against the reasonable expenses, including attorney's fees, actually and necessarily incurred by him in connection with the defense or nettlement of such action, or in connection an appeal therein, if such person acted in good faith and in the reasonable belief that such action was in the hest interest of the corporation. Such person shall not be entitled to indomnification in relation to matters as to negligence or misconduct in the parformance of his duty to the corporation unless, and only to the extent that, the court, administrative agency, or investigative body before which such action, suit, or proceeding is held shall determine upon application that, despite the adjudication of liability but in view of all circumstances of the case, such person is fairly and reasonably entitled to indumnification for such expenses which such tribunal chall deem proper.
- (c) To the extent that a director, officer, employee or agent of a corporation has been successful on the merits or otherwise in defense of any action, suit, or proceeding referred to in Paragraph (a) or (b), or in any defense of any claim, issue, or matter therein, he shall be indemnified against the reasonable expenses, including attorneys' fees, actually and necessarily incurred by him in connection therewith.
- (d) If a determination is made that indemnification of the director, officer, employee, or agent is proper in the circumstances because such person has met the applicable standard of conduct set forth in Paragraph (a) or (b), unless indemnification is ordered by the tribusal before which such action, suit, or proceeding is held. Such determination shall be made either by the Board of Directors by a majority vote of a quorum consisting of directors who were not parties to such action, suit, or proceeding, or by the shareholders who were not parties to such action, suit or proceeding.
- (15) Pay expenses incurred in defending any action, suit or proceeding in advance of the final disposition of such action, suit, or proceeding as authorized in the manner provided in Paragraph (d) of Subsection (14) upon receipt of an undertaking by or on behalf of the director, officer, employee, or agent to repay such amount unless it shall ultimately be determined that he is entitled to be

indemnified by the corporation as authorized by this section.

- (16) Indemnify any parson, if the requirements of Subsections (14) and (19) are mut, without affecting any other rights to which those indemnified may be entitled under any By-Law, agreement, vote of shareholders or disinterested directors, or otherwise, both as to action in another capacity while holding such office and shall continue as to a person who has ceased to be a director, officer, employee, or agent of the corporation and shall inure to the benefit of the heirs, executors and administrators of such a person.
- person who is or was a director, officer, employed, or agent of another corporation, partnership, joint venture, trust or other enterprise against liability asserted against him and incurred by him in any such capacity or arising out of his status as such, whether or not the corporation would have the power to indemnify him against such liability under the provisions of Subsection (12).
- partnerships (whether the corporation be a limited or general partner), joint ventures, syndicates, pools, associations, and other arrangements for carrying on one or more of the purposes set forth in its Articles of Incorporation, jointly or in common with others, so long as the participating corporation, person, or association would have power to do so alone.

ARTICLE IY

CAPITAL STOCK

- (1) This corporation shall be authorized to have outstanding at any time a maximum of 6,000 shares of stock of the par value of \$1.00.
- (2) Shares of stock may be issued in consideration of the payment of the entire purchase price or only part of the purchase price, as may be determined by the Board of Directors which payment may be made in cash, property, or in services. Shares issued in consideration of the payment of only part of the purchase price:
 - (a) shall be subject to calls thereon, in amounts and at such times as the Board of Directors may determine until the whole thereof shall have been paid; and
 - (b) shall participate in dividends upon the basis of the amount actually paid on the respective shares; and

- (c) Certificates issued therefor shall bear endorser ment as to the actual amount paid thereon.
- transferred other than by operation whall be sold or transferred other than by operation of law, unless and until the record owner thereof shall have given written notice, by certified mail, to the corporation at its principal office, netting forth a desire to sell such stock, together with the price, terms and conditions upon which said stock shall be offered for sale. The corporation, if it elects, or its stockholders, if it shall not elect, shall have an exclusive right to purchase said stock at the price and upon the terms and conditions set forth in said notice at any time within thirty (30) days of the corporation's receipt thereof. Upon failure of the corporation or its stockholders to exercise such rights within such thirty (30) day period, said stock may be offered for sale to others, but only at the price and upon the terms and conditions stated in said notice.
- (4) Anything to the contrary notwithstanding, the original subscribers hereto shall, prior to issue of certificates therefor, have the right to assign their stock subscriptions without regard to the limitations on stock transfers contained in Section (3) above.

ARTICLE Y

TERM OF EXISTENCE

This corporation shall exist perpetually.

ARTICLE VI

DIRECTORS

- (1) The business of this corporation shall be conducted by a Board of Directors consisting of one or more Directors.
- (2) Members of the Board of Directors or an Executive Committee of such Board will be deemed present and may conduct business at any meeting of such Hoard or Committee by means of a conference telephone or similar communication equipment if used so that all persons participating in the meeting can hear each other.
- (3) The names and street addresses of the members of the first Board of Directors of this corporation, who shall hold office for the first year of its existence or until their successors are elected and qualified are as follows:

NAME

ADDRESS

GASTON CORNADI

2400 S.W. 3rd Avenue Sulto 730

Miami, Plorida 33129

CHRIS SIEVERT

2600 S.W. 3rd Avenue Suite 730 Miami, Florida 33129

ARTICLE VII

OFFICERS

The names and addresses of the initial officers of this corporation is as follows:

President:

GASTON CORRADI

2600 B.W. 3rd Avenue

Suite 730

Miami, Florida 33129

Vice President:

CHRIS SIEVERT

2600 S.W. 3rd Avenue

Sufta 730

Miami, Florida 33129

ARTICLE VIII

STREET ADDRESS AND DESIGNATION OF REGISTERED AGENT

PRIDE ROCK HEALTHCARE MANAGEMENT, INC., desiring to organize under the laws of the State of Florida, has designated its principal office at 2600 S.W. 3rd Avenue, Suite 730, Miami, Florida 33129, and has named as its initial Registered Agent, MANUEL A. RAMIREE, ESQUIRE, 1001 So. Bayshore Drive, Suite 2410, Miami, Florida 33131.

ARTICLE IX

SUBSCRIBERS

The name and address of the Subscriber to these Articles of Incorporation is as follows:

NAME

ADDRESS

GASTON CORRADI

2600 S.W. 3rd Avenuo Suite 730 Miami, Florida 33129

CHRIS SIEVERT

2600 S.W. 3rd Avenue Suite 730 Miami, Florida 33129

ARTICLE_X

COMMENCEMENT OF CORPORATE EXISTENCE

In accordance with the provisions of Section 607.167, the effective date of incorporation is specified to be the the 1st day of April, 1996, which is the date on which these Articles have been subscribed and acknowledged.

WITNESS my hand and official soal this 12, day of April, 1996.

GASTON CORBA

CHRIS SIEVERT Subscriber

STATE OF FLORIDA)
COUNTY OF DADE)

BEFORE ME, the undersigned authority, this day of April, 1996, personally appeared, GASTON CORRADI and CHRIS SIEVERT, to me well known to be the persons who executed the above and foregoing Articles of Incorporation of PRIDE ROCK HEALTHCARE MANAGEMENT, INC., and who states that they executed the same for the purposes therein expressed.

SWORN TO AND SUBSCRIBED before me this 12 day of

JONEY , 1996.

Notary Public

My Commission Expires:

COMMISSION EXP. APR. 4,1999

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CERTIFICATE OF DEBICARTION REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of section 607.0501, Florida Statutes, the undersigned corporation, organised under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent in the state of Florida.

I. The name of the corporation is PRIDE ROCK HEALTHCARE MANAGEMENT, INC.

2. The name and address of the registered agent and office is: MANUEL A. RAMIREZ, 1001 Ed. Bayshore Drive, Suite 2410, Miami, Florida 33131.

GASTON CORADI Subscriber

CHRIS SIEVERY, Subscriber

4/12/96 Date

ACKNOYLEDGMENT OF REGISTERED AGENT

I, MANUEL A. RAMIREE, having been named to accopt Service of Process for PRIDE HOCK HEALTHCARE MANAGEMENT, INC., a Florida corporation, at the place designated in Article VII of the attached 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 said office.

DATED this 12 day of April, 1996.

MANUEL A. RAMIREZ. Registered Agent

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