SISTEM CCESS ELECTRONIC FILING COVER SHEET 60000 (2497) FROM: GUNSTER, YOAKLEY, ETAL. (MIAMI OFFIC DIVISION OF CORPORATIONS 2 8 BISCAYNE BLVD DEPARTMENT OF STATE ONE BISCAYNE TOWER SUITE 3400 STATE OF FLORIDA CONTACT: LOUNCES SAVIETRO 02-409 FAST GAINES STREET TALLAHASSEE, FL 32399 (305) 376-6029 FAX: (904) 922-4000 PHONE: (305) 376-6010 FAX: FLORIDA PROFIT CORPORATION OR P.A. DOCUMENT TYPE: (((H96000005249))) NAME: F.L. COOPER HEALTH SERVICES, INC.
MHER: H96000005249 CURRENT STATUS: REQUESTED FAX AUDIT NUMBER: H96000005249 TIME REQUESTED: 17:45:26 DATE REQUESTED: 04/12/1996 CERTIFICATE OF STATUS: 0 CERTIFIED COPIES: 1 METHOD OF DELIVERY: FAX NUMBER OF PAGES: #6 ACCOUNT NUMBER: 076077002561 ESTIMATED CHARGE: \$122.50 Note: Please print this page and use it as a cover sheet whon 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. (((H96000005249))) ENTER 'M' FOR MENU. ** ENTER SELECTION AND <CR>:

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ARTICLES OF INCORPORATION

OF

P.L. COOPER HEALTH SERVICES, INC.

The undersigned, for the purpose of forming a corporation for profit under the laws of Florida, hereby adopts the following Articles of Incorporation:

Article I

Name and Principal Place of Business

The name of the corporation is F.L. COOPER HEALTH SERVICES, INC.

The corporation's initial principal place of business shall be Suite 3400 - One Biscayne Tower, Two South Biscayne Boulevard, Miami, Florida 33131-1897.

Article II

Duration and Existence

This corporation shall exist perpetually. The existence of the corporation shall commence on the date of execution of these Articles, if filed with the Florida Secretary of State within five (5) days thereafter.

THIS DOCUMENT PREPARED BY:
Mark J. Scheer, Eaq.
Gunster, Yoakley, Valdes-Fauli &
Stewart, P.A.
Suite 3400 - One Biscayne Tower
2 South Biscayne Tower
Mlami, Florida 33131
Tel: (305) 376-6040

Florida Bar No.: 0710430

FAX AUDIT NO.: H96000005249

Article_III

Nature of Business

This corporation is organized for the purpose of transacting any or all lawful business.

Article IV

Maillan Address

The initial mailing address of the corporation is Suite 3400 -One Biscayne Tower, Two South Biscayne Boulevard, Miami, Florida 33131-1897.

Article V

Capital Stock

- (a) <u>Authorized Capital</u>. The maximum number of shares of stock which this corporation is authorized to have outstanding at any one time is one thousand (1,000) shares of common stock each having \$1.00 par value.
 - (b) Preemptive Rights. Shareholders shall have no preemptive rights.
 - (c) <u>Cumulative Voting</u>. Cumulative voting shall not be permitted.

Article VI

Initial Registered Office and Agent

The street address of the initial registered office of this corporation is Suite 3400 - One Biscayne Tower, Two South Biscayne Boulevard, Miami, Florida 33131-1897, and the name of the initial registered agent of this corporation at that address is VALDES-FAULI CORPORATE SERVICES, INC.

Article VII

Directors

- (a) Number. This corporation shall have one (1) director initially which shall be appointed by the incorporator. The number of directors may be increased or diminished from time to time by the bylaws, but shall never be less than one.
- (b) <u>Compensation</u>. The board of directors is hereby 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 therefor in any form.

Article YIII

Indemnification

This corporation shall indemnify to the fullest extent permitted under and in accordance with the laws of the State of Florida any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative by reason of the fact that he is or was director or officer of this corporation, or is or was serving at the request of this corporation as a director, officer, trustee, employee or agent of or in any other capacity with another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit or proceeding, unless such person breached or failed to perform his duties as an officer, director, employee or agent of this corporation and such breach constitutes:

- (1) a violation of criminal law, unless the director, officer, employee or agent had reasonable cause to believe his conduct was lawful or had no reasonable cause to believe his conduct was unlawful;
- (2) a transaction from which the director, officer, employee or agent derived an improper personal benefit, either directly or indirectly; or
- (3) recklessness or an act or omission which was committed in bad faith or with

mulicious purpose in a manner exhibiting wanton and willful disregard for human rights, safety, or property.

A judgment or other final adjudication against a director, officer, employee or agent of this corporation in any criminal proceeding for violation of criminal law shall estop such person from contesting the fact that his breach or failure to perform constitutes a violation of the criminal law, but such judgment or other final adjudication shall not estop such person from establishing that he had reasonable cause to believe that his conduct was lawful or had no reasonable cause to believe that his conduct was unlawful.

Article IX

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 either the shareholders or the board of directors, but the board of directors shall not alter, amend or repeal any bylaw adopted by the shareholders if the shareholders specifically provide that such bylaw is not subject to amendment or repeal by the directors.

Article X

Incorporator

The name and street address of the incorporator of this corporation are:

Mark J. Scheer, Esq.
Gunster, Yoakley, Valdes-Fauli & Stewart, P.A.
Suite 3400 - One Biscayne Tower
Two South Biscayne Boulevard
Miami, Florida 33131-1897

Article X

Amendment

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

IN WITNESS WHEREOF, the incorporator has executed these Articles on April /1996.

Mark J. Scheer 1380

STATE OF FLORIDA
)
SS.:

COUNTY OF DADE

The foregoing instrument was acknowledged before me on April (2) 1996 by Mark J.
Scheer, Esq., known personally by me.

Notary Public, State of Florida at Large

Name: Gladys 17.00

My Commission Expires:

GLADYS FERNANDIES
My Comm Exp. 5/30/99
Bonded By Service Ins
No. CC464086

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, NAMING AGENT UPON WIIOM PROCESS MAY BE SERVED

In compliance with Section 48.091, Florida Statutes, the following is submitted:

F.L. COOPER HEALTH SERVICES, INC. desiring to organize or qualify under the laws of the State of Florida, with its principal place of business at the City of Miami, State of Florida, has named VALDES-FAULI CORPORATE SERVICES, INC., located at Suite 3400 - One Biscayne Tower, Two South Biscayne Boulevard, Miami, Florida 33131-1897, as its agent to accept service of process within Florida.

Mark J Scheer, Esq.

Dated: April 7, 1996

Having been named 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.

VALDES FAULI CORPORATE SERVICES, INC.

Namo: Mark J. Scheer Title: Vice President

Dated: April 1/2, 1996