035693 1116-D THOMASVILLE RD TALLAHASSEE, FL 32303 (004) 222-24(6) questor's Name Address City/State/Zip Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): Retire Ment Holdings Medical Management
(Corporation Name) (Document W) Inc.
(Corporation Name) (Document W) (Corporation Name) (Document #) (Corporation Name) (Document #) Walk in Pick up time D'Coulina Copy Mail out Will wait Certificate of Status NEW FILINGS AMENDMENTS Profit Amendment Resignation of R.A., Officer/ Director NonProfit Limited Liability Change of Registered Agent Dissolution/Withdrawal Domestication Merger REGISTRATION/ QUALIFICATION OTHER FILINGS Annual Report Foreign Fictitious Name Limited Partnership Name Reservation Reinstatement Trademark

Examiner's Initials

Other

CR2E031(1/95)

ARTICLES OF INCORPORATION

FILED

OF

96 AFR 24 PM 3- 22

TAIL AND CALLED

RETIREMENT HOLDINGS MEDICAL MANAGEMENT COMPANY, INC.

The undersigned incorporator hereby forms a corporation under the laws of the State of Florida and states as follows:

ARTICLE I NAME

The name of the corporation is:

RETIRMENT HOLDINGS MEDICAL MANAGEMENT COMPANY, INC.

ARTICLE II PRINCIPAL OFFICE

The principal office of the corporation is:

1045 Fairfax Circle West Boynton Beach, FL 334 j2

ARTICLE III DURATION

This corporation shall commence existence upon the filing of these Articles of Incorporation, and continue in existence perpetually thereafter.

ARTICLE IV PURPOSE

This corporation is organized for the purposes of engaging in management services applying to, but not limited to, the following modalities including: MRI, mammography, ultra-sound, nuclear medicine, x-ray and cat scan; and specialized c:\tvin\text{twintnmedan.doe Pg. I}

financial transactions and investments; to do everything necessary and proper for the accomplishment of any of the purposes or the attaining of any of the objects or the furtherance of any of the purposes enumerated in these Articles of Incorporation or any amendment thereof, necessary or incidental to the protection and benefit of the Corporation, and in general, either alone or in association with other corporations, firms, or individuals, to carry on any lawful pursuit necessary or incidental to the accomplishment or the purpose or the attainment of the objects or the furtherance of such proposes or objects of the Corporation; and to exercise those powers, rights, and procedures set forth in Chapter 607, Florida Statutes, Florida General Corporation Act, and for the purposes of transacting any or all lawful business.

The foregoing paragraph shall be construed as enumerating both objects and purposes of the Corporation; and it is hereby expressly provided that the foregoing enumeration of specific purposes shall not be held to limit or restrict in any manner the purposes of the Corporation otherwise permitted by law.

ARTICLE V CAPITAL STOCK

This Corporation is authorized to issue a maximum of 1,000,000 shares of a common class stock with \$.10 par value per share.

ARTICLE VI INITIAL REGISTERED OFFICE AND AGENT

principle

The street address of the initial

office of this Corporation is:

1045 Fairfax Circle West Boynton Beach, FL 33462

The name of the initial registered agent of this corporation at that address is:

Greg Youngs 108 Paradise Harbor Blvd. # 402 North Palm Beach, FL 33408

ARTICLE VII INITIAL BOARD OF DIRECTORS

This Corporation shall have three directors initially. However, the number of directors may be either increased or diminished from time to time in accordance with this corporation's by-laws, but there shall never be less than one director. The name and address of the initial directors of this corporation are:

Anthony Scarcella 1045 Fairfax Circle West Boynton Beach, Fl 33462

Greg Youngs 108 Paradise Harbor Blvd, # 402 North Palm Beach, FL 33408

M.O. Simmons 1220 North Ocean Blvd. Palm Beach, Florida 33480

ARTICLE VIII INCORPORATOR

The names and mailing addresses of the undersigned incorporators signing these Articles of Incorporation are:

Anthony Scarcella 1045 Fairfax Circle West Boynton Beach, FL 33462

Greg Youngs 108 Paradise Harbor Blvd. # 402 North Palm Beach, FL 33408

M.O. Simmons 1220 North Ocean Blvd. Palm Beach, Florida 33480

ARTICLE IX AMENDMENT

This corporation reserves the right to amend or repeal any provision contained in these Articles of Incorporation, or any amendment hereto, by a majority vote of the Board of Directors, any right conferred upon the shareholders is subject to this reservation.

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles of Incorporation this 22nd day of April 1996.

Anthony Scarcella

Gree Volings

M.O. Simmons

CERTIFICATE DESIGNATING THE ADDRESS AND AN AGENT UPON WHOM PROCESS MAY BE SERVED

Having been named to accept service of process for RETTREMENT HOLDINGS MEDICAL MANAGEMENT COMPANY, INC., at the place designated in its Articles of Incorporation, I agree to act in this capacity and to comply with the provisions of Section 6907,0505 of the Florida Statutes.

DATED: April 22, 1996

Greg Youngs

Registered Agent

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ACCESS, 1116-D Thomas ille Road . Mount Vernon Square . Tallahauce, Florida 32303 INC. P.O. Box 37066 (32315-7066) ~ (904) 222-2666 or (800) 969-1666 . Fax (904) 222-1666 CERTIFIED COPY (CORPORATE NAME & DOCUMENT #) 8.) (CORPORATE NAME & DOCUMENT #) 9.) (CORPORATE NAME & DOCUMENT #) (CORPORATE NAME & DOCUMENT #) SPECIAL INSTRUCTIONS_

ARTICLES OF DISSOLUTION

Pursuant to 607.1401, Florida Statutes, this corporation submits the following articles of dissolution: The name of the corporation is RETIREMENT HOLDINGS FIRST: MEDICAL MANAGEMENT COMPANY, INC. The articles of incorporation were filed on April 24, 1996. SECOND: THIRD: (check one) None of the corporation's shares have been issued. The Corporation has not commenced business. FOURTH: No debt of the corporation remains unpaid. FIFTH: The net assets of the corporation remaining after winding up have been distributed to the shareholders, if shares were issued. SIXTH: Adoption of Dissolution (check one) A majority of the incorporators authorized the dissolution. A majority of the directors authorized the dissolution. Signed this 16th day of July, 1996. Signature: (By an incorporator if adopted by the incorporators, or by the chairman or vice chairman of the board, president, or other officer, if adopted by the directors.) GREG YOUNGS

(Typed or printed name)

Incorporator / Director / V.P.

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