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Walk in Pick up time Certified Copy Mail out Will wait Photocopy Certificate of Status	
NEW FILINGS	
Profit Amendment	
NonProfit Resignation of R.A., Officer/ Director	
Limited Linbility Change of Registered Agent	
Domestication Dissolution/Withdrawal	
Other Merger	
GTHER FILINGS	
CITER FILINGS Annual Report	
Gruer Fillings' REGISTRATION/ Annual Report Foreign	
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ARTICLES OF INCORPORATION

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DEL MOB COMPREHENSIVE PODIATRIC FOOT AND LEG CENTER. Inc.

1. the undersigned, make, subscribe, acknowledge and file with the Secretary of State of Florida these Articles of Incorporation for the purpose of forming a corporation for profit in accordance with the laws of the State of Florida.

ARTICLE 1 - NAME

The name of the corporation shall be DEL MAR COMPREHENSIVE PODIATRIC FOOT AND LEG CENTER, Inc.

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ABTICLE II - PLACE OF BUSINESS

The principal place of business shall be situated at 7066 Beracasa Way, Boca Raton. Florida. 33433, and said corporation shall have the right and privilege of establishing, operating and doing business in such other counties of the State of Florida and in such other States of the United States and foreign countries as the Board of Directors may from time to time order and establish.

ARTICLE III - NATURE DE RUSINESS

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

A. To maintain a medical office facility.

B. To market and advertise the practice of the corporation.

C. To maintain all of the necessary functions which a medical practice would do in ordinary business.

ARTICLE IV - CAPITAL STOCK

This corporation is authorized to issue FIVE HUNDRED (500) shares of One Dollar (\$1.00) par value common stock. After issuance, the stock may be sold, transferred or assigned.

No stockholder of the corporation shall enter into a voting trust agreement or any other type of agreement vesting in another the authority to exercising voting authority of the stock.

ARTICLE V - VOTING POWERS

Except as otherwise provided by law, the entire voting power for the election of Directors and for all other purposes shall be vested exclusively in the holders of the outstanding common shares.

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This corporation shall have perpetual eristence commencing on the day of filing of these articles of incorporation.

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ARTICLE VII - INITIAL ADDRESS

The post office address of this corporation shall be 7066 Beradasa Way, Boca Raton, Florida, 33433,

ARTICLE VIII - DIRECTORS

This corporation shall have one Director initially. The number of Directors may be either increased or decreased from time to time by the By-Laws, but shall never be less than one.

ARTICLE IX - INITIAL DIRECTOR

The name and street address of the first member of the Board of Directors, who is of full ade and is a citizen of the United Status, and who shall hold office until his successor is elected and has qualified is as follows:

NAME

ADDRESS

Arthur Carl Haspel

1105 E Hallandale Beach Blvd. Hallandale, Fl., 33009

ARTICLE X - INITIAL SUBSCRIBER

The name and street address of each subscriber to these Articles of Incorporation and the number of shares of stock which each agrees to take are as follows:

NAME AND ADDRESS No	. OF SHARES	VALUE
Arthur Carl Haspel	500	\$1.00 par
1105 E Hallandale Beach Blvd	đ	
Hallandale. Florida. 33009		

ARTICLE XI - REGISTERED AGENT

The name of the corporations Registered Agent is Arthur Carl Haspel, and his address is 1105 E Hallandale Beach Blvd Hallnadla, Florida, 33009.

ARTICLE XII

The come and address of the person summing these firticles is:

Arthur Carl Haobel 1105 E Hallandale Beach Sivd Hallandale, Fiorida, 53009 \mathcal{D}

ABTICLE XIII - SHARES OF ETOCK

All of the stock of the corporation shall be issued pursuant to a piso under Section 1244 of the Internal Revenue Code of 1954, as added by the Small Business Tax Revision Act of 1958.

ABTICLE XIV - AMENDMENT DE ARTICLES

Except as to Article IV horein, this Corporation reserves the right to amond or repeal any provision contained in these Articles of Incorporation, or any amondment hereto, and any right conferred upon the shareholder is subject to this reservation. This Article shill not be construed to limit the authority of the corporation to issue additional shares of stock provided that the issuance of caid shares is pursuant to the Laws of the State of Florida and pursuant to the terms of said Article IV herein.

IN WITNESS WHEREOF. herywhith his hand and se	al this May of March.
1996.	
	Contrai Cardia al
	ANTHUR CARL HASPEL

STATE OF FLORIDA) COUNTY OF BROWARD) SS.

BEFORE NE. the undersigned authority. personally appeared ARTHUR CARL HASPEL. to me known to be the person described in and who executed the forgolag Articles of Incorporation. and he acknowledged before me that he signed the name for the uses and purposes therein expressed.

WITNESS my hand and official seal at Na County, Florida, this 2137 day of all. 1996. My Commission Expires Notary Public State of Florida at Large

WILDA F. PEARCE My Comm Exp. 01/12/98 PUBLIC Bonded By Service Ins , No. CC341590 Di Kamin

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ACENDWLEROMENT OF PLOISTERED ADENT

Having been named to accept strive of process of the above stated corporation at the place designated in this certificate. I hereby accept the duty and responsibility to act in this capacity

ARTHUR CARL HASPEL

More TO AND SUDSCRIDED before me this 21ST day of

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My Commission Expires:

0 Notary Public

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State of Florida

WILDA F. MARCE My Comm Exp. 01/12/96 TUBLIC Blonded By Service in OTARY 36 No. CC341599 JEL 29 PH 4: 34 110 FILED

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