



1201 HAYS STREET
SUITE 1000
PORTLAND, OR 97201
503-222-1171
503-222-1191 FAX

600 1000 0000

page 000078249

INTELLIGENT FINANCIAL SERVICES

ACCOUNT NO. : 072100000032

REFERENCE : 091277 4303929

AUTHORIZATION :

COST LIMIT : \$ 122.50

Patricia Pigott

ORDER DATE : September 19, 1996

ORDER TIME : 9:53 AM

ORDER NO. : 091277

000001952060

CUSTOMER NO: 4303929

CUSTOMER: Esther J. Forbes, Legal Asst
GREENBERG TRAURIG HOFFMAN
LIPOFF ROSEN & QUENTEL, P. A.
20th Floor
1221 Brickell Avenue
Miami, FL 33131-3238

DOMESTIC FILING

NAME: WWW, M.D., P.A.

EFFECTIVE DATE:

ARTICLES OF INCORPORATION
 CERTIFICATE OF LIMITED PARTNERSHIP

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY
 PLAIN STAMPED COPY
 CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Clint Fuhrman

EXAMINER'S INITIALS: *Gf*

FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS
95 SEP 19 PH 2:13

RECEIVED
96 SEP 19 PH 1:07
DIVISION OF CORPORATION

**ARTICLES OF INCORPORATION
OF
WWW.M.D., P.A.**

FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS

96 SEP 19 PM 2:13

The undersigned, for purposes of forming a professional corporation under the provisions of §607, the Florida Business Corporation Act (1993) and §621 the Professional Service Corporation Act, (1993), adopts the following Articles of Incorporation.

ARTICLE I

The name of this corporation shall be WWW, M.D., P.A. (the "Corporation").

ARTICLE II

The address of the principal office and the mailing address of the office of the Corporation is 7421 N. University Drive, Suite 112, Tamarac, Florida 33321.

ARTICLE III

The general purpose for which the corporation is organized is to engage in every aspect of the practice of medicine. The professional services involved in the corporation's practice of medicine may be rendered only through its officers, agents and employees who are duly authorized and licensed to practice medicine in the State of Florida.

The corporation shall not engage in any business other than the practice of medicine. However, the corporation may invest its funds in real estate, mortgages, stocks, bonds and other types of investments, and may own real and personal property necessary for the rendering of the professional services authorized hereby.

ARTICLE IV

The capital stock authorized shall be 1,200 shares, such shares shall be of a single class, and shall have a par value of \$1.00 per share.

ARTICLE V

The street address of the Corporation's initial registered office is 1221 Brickell Avenue, Suite 2100, City of Miami, County of Dade, State of Florida 33131, with the privilege of having its offices and branch offices at other places within or without the State of Florida. The initial registered agent at that address shall be Steven B. Lapidus.

ARTICLE VI

The number of directors constituting the board of directors of the corporation shall be determined in accordance with the Bylaws, but shall not be less than one (1). The names and addresses of the persons who are to serve as the members of the initial board of directors are:

Neil J. Weinreb, M.D.
7421 N. University Drive
Suite 112
Tamarac, FL 33321

Jeffrey I. Weisberg, M.D.
7421 N. University Drive
Suite 112
Tamarac, FL 33321

Steven Weiss, M.D.
7421 N. University Drive
Suite 112
Tamarac, FL 33321

ARTICLE VII

The name and address of the Incorporator is **Steven B. Lapidus, 1221 Brickell Avenue, Suite 2100, Miami, FL 33131.**

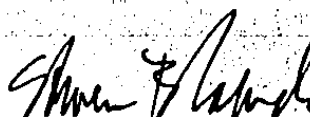
ARTICLE VIII

This Corporation shall only issue its common stock to an individual who is duly licensed or otherwise legally authorized to render the same specific professional services as those for which the Corporation was incorporated. Shareholders of this Corporation shall not enter into a voting trust agreement or any other type agreement vesting another person with the authority to exercise the voting power of any or all of his stock.

ARTICLE IX

The corporation shall indemnify each director, officer and shareholder of the corporation against any and all liability and expenses incurred by him/her in connection with or arising out of any action, suit or proceeding in which he/she may be involved, by reason of his/her being or having been an officer, director or shareholder of the corporation to the full extent not prohibited by law.

Executed by the undersigned Incorporator on the 17th day of September, 1996.


STEVEN B. LAPIDUS, Incorporator

ACCEPTANCE OF APPOINTMENT OF REGISTERED AGENT

The undersigned, having been named the Registered Agent of WWW, M.D., P.A., hereby accepts such designation and is familiar with, and accepts, the obligations of such position, as provided in Florida Statutes #607.0505.

Steven B. Lapidus
STEVEN B. LAPIDUS, Registered Agent

Dated: September 17th, 1996

FILED
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DIVISION OF CORPORATIONS
96 SEP 19 PM 2:13



PRENTICE HALL
LEGAL & FINANCIAL SERVICES

1201 HAYN STREET
TALLAHASSEE, FL 32301-2607
904-222-0171
904-222-0393 FAX

800-348-8086

P96000078249

ACCOUNT NO. : 072100000032

REFERENCE : 115921 4303929

AUTHORIZATION :

COST LIMIT : \$ 87.50

ORDER DATE : October 10, 1996

ORDER TIME : 10:35 AM

ORDER NO. : 115921-005

1000001970751

CUSTOMER NO: 4303929

CUSTOMER: Esther J. Forbes, Legal Asst
Greenberg Traurig Hoffman
20th Floor
1221 Brickell Avenue
Miami, FL 33131-3238

DOMESTIC AMENDMENT FILING

NAME: WWW, M.D., P.A.

EFFECTIVE DATE:

ARTICLES OF AMENDMENT
 RESTATED ARTICLES OF INCORPORATION

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY
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 CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Karen B. Rozar

EXAMINER'S INITIALS:

*Name
Change*

10/11/96

[Signature]

FILED RECEIVED
96 OCT 10 PM 4:25 OCT 10 PM 12:20
SECRETARY OF STATE: SECTION OF CORPORATION
TALLAHASSEE, FLORIDA

**ARTICLES OF AMENDMENT
TO THE
ARTICLES OF INCORPORATION
OF
WWW, M.D., P.A.**

Pursuant to the provisions of Section 607.1006 of the Florida Business Corporation Act, the undersigned Corporation adopts the following Articles of Amendment to its Articles of Incorporation:

1. The name of this Corporation is WWW, M.D., P.A. (hereinafter called the "Corporation").
2. Article I of the Corporation's Articles of Incorporation is deleted and replaced by new Article I, as follows:

"ARTICLE I"

The name of the Corporation shall be: **WWW ONCOLOGY,
P.A."**

3. Except as hereby amended, the Articles of Incorporation of the Corporation shall remain the same.

4. The amendment made herein to the Articles of Incorporation of the Corporation was adopted by the Incorporator, without shareholder action, pursuant to Sections 607.1005 and 607.1006 of the Florida Business Corporation Act. No shares of the Corporation's common stock have been issued.

IN WITNESS WHEREOF, the undersigned Incorporator of the Corporation has executed these Articles of Amendment, this 6th day of October, 1996.

WWW, M.D., P.A.

By: Steven B. Lapidus
STEVEN B. LAPIDUS
Incorporator



PRIVACY HALL
GENERAL & FINANCIAL SERVICES

1201 HAYN STREET
TALLAHASSEE, FL 32301-2607
904-222-0171
904-222-0171 FAX

800-342-8086

P96000078249

ACCOUNT NO. : 072100000032

REFERENCE : 163160 4303929

AUTHORIZATION :

COST LIMIT :

Patricia Pyjek
87.50

SECRETARY OF STATE
TALLAHASSEE FLORIDA

FILED

95 NOV 21 PM 2:41

ORDER DATE : November 21, 1996

ORDER TIME : 10:41 AM

ORDER NO. : 163160-010

CUSTOMER NO: 4303929

CUSTOMER: Ms. Myrna Norman-golinsky
Greenberg Traurig Hoffman
22nd Floor
1221 Brickell Avenue
Miami, FL 33131-3238

DOMESTIC AMENDMENT FILING

NAME: WWW ONCOLOGY, P.A.

95 NOV 21 AM 11:20

DIVISION OF CORPORATION

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*****PLEASE FILE SECOND*****

ARTICLES OF AMENDMENT
 RESTATED ARTICLES OF INCORPORATION

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

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 CERTIFICATE OF GOOD STANDING

11/21

CONTACT PERSON: Carina L. Dunlap

EXAMINER'S INITIALS:

JLD
Carina
George
C.C.

GREENBERG
ATTORNEYS AT LAW
TRAURIG

Leonard J. Adler
Fernando G. Alonso
Cesar L. Alvarez
Lillian Amias
Daniel R. Aronson
David G. Ashkenazi
Charles M. Auslander
James L. Barden
Fred W. Begett
Kerry L. Barth
Hilary Bass
V. Dawn Belchey
Norman J. Benford
Paul Berkowitz
Bridget Berry
Mark P. Blane
Laurence Jon Bleiby
Mark D. Bloom
John A. Bondet
Reginald L. Boulleter, Jr.
Howard Bregman
Francis H. Brugan, Jr.
Durt Brum
Gabriel Butaga
Christian G. Burden
Bernardo Bustelo
Tucker H. Byrd
Michael J. Ceraso
Amy Choukri
Sue M. Cobb
G. Deryl Conch
John G. Grabtree
Miguel A. De Grady
Hort Diaz
Alan T. Dimond

Stacey P. Douglas
Linda A. Dougherty
Candace R. Duff
William D. Eick
Arthur J. England, Jr.
Gary M. Epstein
Orlando Evans
Randolph H. Fields
Jorge L. Freeland
Robin F. Friedman
Robert G. Gang
Richard G. Garrett
Brian K. Gartt
Jonathan S. Gelman
David J. George
Dawn L. Gehler
Jeffrey Gilbert
Laure L. Gilian
Bruce H. Gilbe-Klein
Richard J. Glavin
Laurie M. Glavin
Lawrence Golinsky
Steven G. Goldman
Glen E. Goldstein
Joseph G. Goldstein
Steven S. Goodman
Sandra G. Gordon
Matthew H. Goron
Dianne Greenberg
Robert L. Grossman
Barbara A. Hall
Paige A. Harper
Fred P. Harris, Jr.
Edna Harris
Steven M. Hoffman

Alberto M. Hernandez
Jeffrey A. Hirsch
Kenneth G. Hoffman
Larry J. Hoffman
Kenneth A. Horky
John Harrison Hough
Clement G. Howe, Jr.
Andrew Hulsh
John B. Hutton
Janina Iglesias
Iba Iglesias
Alison M. Igne
Frank S. Ioppolo, Jr.
Martin Kalb
Stephen P. Katz
Steven M. Kateman
David N. Kein
Shepard King
Igal Knobler
Steven J. Kravitz
Alan B. Krasner
J. D. Kuome Kuerstiner
Ronald G. LaPore
Gustavo J. Lamelus
Steven A. Landy
Steven B. Lapkus
Linda E. Larrea
Nancy H. Lash
David M. Layman
Jeremy P. Leathem
Moshe M. Leibfield
Klaus H. Lehman
James P. S. Lesaw
Fred Lewinson
Marc S. Levin

Oscar Levin
Michael B. Levinson
Norman H. Lipoff
Carlo E. Lombardi
Juan P. Lomeli
Bruce E. Longmire
Alfred J. Macfadden
Samantha D. Malloy
Baroness Mann
Fernando Margolit
Isra Margolin-Perez
Enrique J. Martin
Pedro A. Martin
Roberto Martinez
Pedro J. Martinez-Perez
Joel D. Mass
Gregory L. Maybach
John J. Mayol, Jr.
Craig T. McCullough
Robert R. McDonald
Michael W. McNatt
Teresa J. Moore
Patrick T. O'Brien
Maury R. Olicker
David S. Oliver
Rebecca R. Orland
Debbie M. Oschesofsky
David M. Ortz
A. Valencia Pardo
Rose Parish-Ramon
Michael G. Park
Marshall H. Pasternack
Sylvia S. Penneys
Sheldon N. Pollish
Roberto R. Pupo

Albert D. Quentel
Daniel K. Reed
G. Ryan Reets
Barry Bent Richard
Douglas J. Riddleman
Andrea Rivera
Kenneth D. Robinson
Raquel A. Rodriguez
Elizabeth A. Rogers
Marvin S. Rosen
Richard A. Rosenbaum
Eric D. Rossberg
Donald M. Rosenzweig
David L. Ross
Mark A. Rulky
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Justin J. Sayle
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Handy J. Shaw
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Brian J. Shore
H. Allan Shore
Lawrence Silverman
Marken K. Silverman
Dolly H. Skolnick
Lori A. Soehlin
Charles E. Silver, Jr.
Joel L. Stoker
Michael J. Sullivan
J. Todd Sumner

Jeffrey B. Tenen
Robert H. Traub
Peter L. Tufts
Merrill A. Ulmer
Brian J. Walsh
Keith Wasserstrom
Pern S. Watts
Elli D. Wayley
Gary Weinfeld
Jeffrey Weithorn
David E. Wells
Howard W. Whittaker
Kelly Whibley
William S. Wilson
Jerrold A. Wish
Timothy D. Wolfe
Linda G. Worrell
Arthur G. Young
Diana N.G. Zeydel

Of Counsel

Mark A. Buckstein
Peter J. Edler, II
Arnold J. Hoffman
Patricia Menendez Camino
Amber H. Moss, Jr.
Janice W. Newman
Allen Salvin
Paul E. Shapiro
Marc M. Watson
Julie A.B. Williamson

Melvin N. Greenberg
(1928-1994)

Myrna Norman Golinsky
(305) 789-5375

November 20, 1996

Florida Division of Corporations
DOMESTIC CHARTER SECTION
P.O. Box 6327
Tallahassee, FL 32314

Re: WWW ONCOLOGY, P.A.

Enclosed herewith is one duly executed original and one copy of ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION for the captioned corporation.

Also enclosed is a check in the amount of \$87.50 to cover the cost of filing and one certified copy.

Should anything further be required, please do not hesitate to contact me. Thank you for your assistance.

Sincerely,

Myrna Norman Golinsky, Legal Assistant

GREENBERG TRAURIG HOFFMAN LIPOFF ROSEN & QUENTEL, P.A.
1221 BRICKELL AVENUE MIAMI, FLORIDA 33131 305-579-0500 FAX 305-579-0717
MIAMI NEW YORK WASHINGTON, D.C.
FORT LAUDERDALE WEST PALM BEACH TALLAHASSEE ORLANDO

**ARTICLES OF AMENDMENT
TO THE
ARTICLES OF INCORPORATION
OF
WWW ONCOLOGY, P.A.**

FILED

96 NOV 21 PM 2:41

**SECRETARY OF STATE
TALLAHASSEE FLORIDA**

Pursuant to the provisions of Section 607.1006 of the Florida Business Corporation Act, the undersigned Corporation adopts the following Articles of Amendment to its Articles of Incorporation:

1. The name of this Corporation is WWW ONCOLOGY, P.A. (hereinafter called the "Corporation").
2. Article I of the Corporation's Articles of Incorporation is deleted and replaced by new Article I, as follows:

"ARTICLE I"

The name of the Corporation shall be: **WEINREB, WEISBERG & WEISS, P.A."**

3. Except as hereby amended, the Articles of Incorporation of the Corporation shall remain the same.
4. The amendment made herein to the Articles of Incorporation of the Corporation was adopted by the unanimous written consent of all of the Shareholders, the number of votes cast for the amendment was sufficient for approval, and all of the Directors of the Corporation on the date of these Articles of Amendment, pursuant to Sections 607.0704, 607.0821 and 607.1003 of the Florida Business Corporation Act.

IN WITNESS WHEREOF, the undersigned President of the Corporation has executed these Articles of Amendment, this 23 day of October, 1996.

WWW ONCOLOGY, P.A.

By:

Neal J. Weinreb

**NEAL J. WEINREB, M.D.,
President**