RIB W. SO ST. HIALEAH, FL. SSOIS PH. (808) - 822-0869

. INCOME TAR SPECIALIST

. SHALL BUSINESS ASSOUNTING

- INVESTMENT ADVISE

70000 L982887 -09/20/06--01031--001 ****122.5() *****122.5()

SEPTEMBER 15, 1996

Secretary of State Division of Corporation

Re: VIRGYL MEDICAL EQUIPMENTS, INC.

Enclosed please find the original and one copy of Articles of Incorporation, together with my check in the amount of \$122.50

This represents the cost of Filing Fees, Certified copy of Articles of Incorporation and Fee for Registered Agent Deel for the above named corporation.

Very truly yours,

ARTICLES OF INCORPORATION

OF

VIRGYL MEDICAL EQUIPMENTS, INC.

ARTICLE 1

The name of this Corporation shall be:

VIRGYL MEDICAL EQUIPMENTS, INC.

ARTICLE II

This corporation may engage in the transaction of any or all lawful business for which a corporation may be incorporated under the Florida General Corporation Act of the State of Florida.

ARTICLE III

The maximum number of shares of stock which the Corporation is authorized to have oustanding at any time shall be 1,000 shares of common stock, with a par value of \$ 1.00 per share.

ARTICLE IV

The shareholders of this corporation shall have preemtive rights to acquire unissued of treasury shares of the corporation or securities of the Corporation convertible into carrying a right to or acquire shares.

ARTICLE V

This Corporation is to have perpetual existence.

ARTICLE VI

The principal office of this Corporation shall be located at:

215 S.W. 17 AVE. Suite 308-A MIAMI, FL. 33135

with the Corporation retaining the power of moving its office to any other address in Florida, as may from time to time be determined and authorized by its Board of Directors, with branch offices in such other cities or counties as may from time to time be authorized by its Board of Directors.

96 SEP 20 HIII: 48
SECRETARY OF STATE
THE HASSEE FLORIDA

ARTICLE VII

This corporation shall at all times have at least one (1) Director who shall conduct the business of the Corporation as a Board of Directors. The stockholders of this Corporation may, from time to time, and at any time, increase or decrease the size of the Board of Directors of the Corporation.

ARTICLE VIII

The name and address of the members of the first Board of Directors who shall hold office until the first annual meeting of shareholders and or until their earlier resignation, removal from office, or death are:

PRESIDENT

WILFREDO E. BRAVO

244 S.W. 22 RD. #2 MIAMI, FL. 33129

VICE-PRESIDENT/ SECRETARY REMBERTO J. RIVERO

244 S.W. 22 RD. #2 MIAMI, FL. 33129

ARTICLE IX

The name and address of the incorporators are:

REMBERTO J. RIVERO

244 S.W. 22 RD. #2 MIAMI, FL. 33129

The by-laws of this Corporation may be created, amended, changed or replaced by either the stockholder or the directors of the Corporation at any duly scheduled special meeting called for that purpose.

The undersigned do hereby subscribee, acknowledge and file these Articles of Incorporation this 15 day of SEPTEMBER, 1996.

Incorporator

CERTIFICATE DESIGNATING REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of Section 607.325, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida.

The name and address of the registered agent and office is: REMBERTO J. RIVERO 244 S.W. 22 RD. #2 (P. O. BOX NOT ACCEPTABLE) MIAMI, FL. 33129	
REMBERTO J. RIVERO 244 S.W. 22 RD. #2 (P. O. BOX NOT ACCEPTABLE)	i gʻuzti.
REMBERTO J. RIVERO 244 S.W. 22 RD. #2 (P. O. BOX NOT ACCEPTABLE)	i gʻuzti.
244 S.W. 22 RD. #2 (P. O. BOX NOT ACCEPTABLE)	i gʻuzti.
(P. O. BOX NOT ACCEPTABLE)	i gʻuzti.
and the control of t	744
	i kamal
(CITY/STATE/ZIP)	
SIGNATURE	
(Corporate Officer)	. j j.
TITLE VICE-PRESIDENT	
DATE SEP. 15, 1996	A STATE
	alije saji