1/08/97

PLORIDA DIVISION OF CORPORATIONS PUBLIC ACCESS SYSTEM
BLECTRONIC FILING COVER SHEET

12:22 PM

(((H9700000420 4)))

TO: DIVISION OF CORPORATIONS FAX #: (904)922-4001

FROM: ACE INDUSTRIES, INC.
CONTACT: PAM FRIEDMAN

ACCT#: 070744001530

PHONE: (305)358-2571

FAX #: (305)358-7832

NAME: BROWARD NEUROLOGICAL CONSULTANTS, EAST, \nc.
AUDIT NUMBER...... H9700000420

DOG TYPE..... FLORIDA PROFIT CORPORATION OR P.A.

CERT. OF STATUS...O

PAGES.....

DEL.METHOD..

CERT. COPIES.....1

MOTE: PLEASE PRINT THIS PAGE AND USE IT AS A COVER SHEET. TYPE THE FAX AUDIT NUMBER ON THE TOP AND BOTTOM OF ALL PAGES OF THE DOCUMENT

** ENTER 'M' POR MENU. **

ENTER SELECTION AND <CR>:

Menu: <Ctrl R-Shift>

2400 7E1

VT100

Jä

.: : 3

Pin

Online

97 JAN 13 AN 11: 03

305 358 7832

Articles of Incorporation

of

Broward Neurological Consultants, East, Inc.

I/We, the undersigned incorporators of this corporation, under Florida Statute 607, as amended, adopt the following Articles of Incorporation.

ARTICLE L NAME

The name of the corporation is: Broward Neurological Consultants, East, Inc. The principal place of business and mailing acidress of this corporation shall be at 2500 Northeast 15th Avenue, North Miami Beach, Florida 33 179.

ARTICLE II. NATURE OF BUSINESS

The general nature of the business to be transacted by this corporation is to engage in any lawful activity for which corporations may be organized under the laws of the State of Florids.

ARTICLE III. CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is 100 shares of common stock having \$1.00 par value per share.

ARTICLE IV. CAPITALIZATION

The minimum amount of capital with which the corporation will commence is Five Hundred Dollars (\$500.00).

ARTICLE V. VOTING

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

ARTICLE VI. DURATION

This corporation is to have perpetual existence commencing on the date of execution and acknowleddement of these Articles of Incorporation.

ARTICLE VII. DIRECTORS

The number of directors of the corporation shall be at least one and no more than ten, as voted upon by the shareholders of the corporation.

The names and addressess of the members of the first board of directors who, subject to the provisions of the Certificate of Incorporation, the By-Laws and Corporation laws of the State

ace Houstries, Inc., 84 NW 11th Street Mami, I'L 33136 205-358-2571

497-00420

of Florida, shall hold office for the first year of the corporation's existence, or until their successors are elected and have qualified, are:

NAME

ADDRESS

Steven B. Brown Director

305 358 7832

2500 Northeast 15th Avenue Wilton Manors, Florida 33305

Jerry Guglielmo

2500 Northeast 15th Avenue

Director

Wilson Manors, Florida 33305

Alan Hirchenson

Willon Manors, PiOriaa 33305

Director

2500 Northeast 1 5th Avenue Wilton Manors, Florida 33305

ARTICLE VIL OFFICERS

The name and addresses of the initial officers of the corporation who shall hold office for the first year of the corporation, or until their successors are elected or appointed are:

Steven B. Brown

2500 Northeast 15th Avenue

President

Wilton Manors, Florida 33305

Jerry Guglielmo

2500 Northeast 15th Avenue

Vice President

Wilton Manors, Florida 33305

Craig Singer

2500 Northeast 15th Avenue

Secretary

Wilton Manors, Florida 33305

Alan Hirchenson

2500 Northeast 15th Avenue

Treasurer

Wilton Manors, Florida 33305

ARTICLE IX. PREEMPTIVE RIGHTS

Every shareholder, upon the sale for cash of any new stock of this corporation of the same kind, class or series as that which he already holds, shall have the right to purchase his prorate share thereof (as nearly as may be done without issuance of fractional shares) at the price at which it is offered to others.

ARTICLE X. TRANSFER OF SHARES

No shareholder may transfer or otherwise dispose of his interest in the corporation without first permitting the remaining shareholders a right of first refusal commensurate with their respective proportional shareholder interest in the corporation. Should any shareholder desire not to exercise the right of first refusal, any remaining shareholder shall be entitled to a right of second refusals to the first shareholder's exercisable interest of right of first refusal. Value of the stock shall be determined by a disinterested appraiser.

H97-00420

ARTICLE XL INITIAL REGISTERED AGENT/OFFICE

The name and address of the initial registered agent of this corporation is: Alan Hirchenson, 18260 Northeast 19th Avenue, Suite 103, North Miami Beach, Florida 33162.

ARTICLE XII. SUBSCRIBER

The name and address of the subscriber of these Articles of Incorporation is: ARLION & LOREN, P.A., 152 Northeast 167th Street, Fifth Floor, North Miaxni Beach, Florida 33162,

ARTICLE XIII. INDEMNIFICATION

The subscriber, along with the officer and directors of the corporation shall be indemnified and held harmless by the corporation from and against any and all claims, losses, costs, liability or expense incurred by him or her in connection with or resulting from any claim, action, suit or proceeding, in which he or she may become involved, as a party or otherwise, by reason of his or her being or having been a director, officer or employee of the corporation, whether or not he or she continues to be such at the time such loss, costs, liability or expense is imposed or incurred, except with regard to matters as to which any such director, officer or employee is found guilty of gross negligence or willful misconduct in the performance of his or her duty.

Expenses (including attorney's fees) incurred in defending any claim, action, suit or proceeding may be paid by the corporation in advance of the final disposition of such proceeding.

Dated this /16 day of heart 1997.

Steven B. Brown, President

Steven B. Brown, President

Jerry Gughelmao, Vice President

STATE OF FLORIDA)

COUNTY OF DADE

BEFORE ME, the undersigned Notary Public, personally appeared the Santa i Telly Capinho . to me wall known to be the person/persons described in and who seconted the foregoing Astiolas of Incorporation, and who acknowledged before me, that WK made and subscribed the same for the purposes therein mentioned and set forth.

IN WITNESS WHEREOF, I have hereunto seeing hand the official seal, at Marani, Cado County, Florida

this /100 day of /27124, 1997.

My Commission Expires:

497-00420

ACE INDUSTRIES/PRINTING, CORP KIT P. 04

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

IN COMPLIANCE WITH SECTION 48.091, FLORIDA STATUTES, THE FOLLOWING SUBMITTED:

FIRST -- THAT BROWARD NEUROLOGICAL CONSULTANTS, EAST, DESIRING TO ORGANIZE OR QUALIFY UNDER THE LAWS OF THE STATE OF FLORIDA, WITH ITS PRINCIPAL PLACE OF BUSINESS LOCATED AT 2500 NORTHEAST 15TH AVENUE, WILTON MANORS, FLORIDA 33305, AND HEREBY NAMES ALAN HIRCHENSON, AS ITS AGENT TO ACCEPT SERVICE OF PROCESS WITHIN THE STATE OF FLORIDA.

ALAN HIRCHENSON

HAVING BEEN NAMED TO ACCEPT SERVICE OR 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.

ALAN HIRCHENSON REGISTERED AGENT DATED: 4/47

BROWARD NEUROLOGICAL CONSULTANTS, EAST, INK.

97 JAN 14 PH 12: 40
SECRETATION OF FLORIDA
161 LANGUAGE FLORIDA