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2404 HOLLYWOOD BOULEVARD

HOLLYWOOD, FLORIDA 33020

STEVEN JAY DELL DENNIS L. SCHAEFER JAY C. KANTER MALCOLM A. PUROW LOUIS M. BLANCO MAIN TELEPHONE 305/920-7932

DADE 305/947-1919

NORTH BROWARD 305/522-0440

SOUTH PALM BEACH 407/272-7999

WEST PALM/JUPITER 407/832-9033

BOCA RATON 407/394-3200

FORT PIERCE 407/340-2600

STUART 407/220-8500

VERO BEACH 407/778-9998

BOCA RATON
BOYNTON BEACH/DELRAY
FORT MERCE
JUPITER
MARGATE
PORT ST. LUCIE
STUART
SUNRISE
WEST PALM BEACH
VERO BEACH

FAX 305/922-6884

March 24, 1997

Secretary of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

RE: Elite Home Health, Inc.

Dear Sir/Madam:

Enclosed please find an original and one (1) copy of Articles of Incorporation relative to the above-referenced new business entity.

Our check in the amount of \$131.25 is also enclosed, which represents the filing fee on the corporation, and certified copy of Articles together with certificate of good standing. Also enclosed please find a self-addressed, stamped envelope for your convenience in returning the documents to the undersigned.

Should you have any questions, or require any additional information, please do not hesitate to contact me.

Very truly yours,

N JAY DELL

SJD/kb Encl.

84. MAR 3 1 1997

**ARTICLES OF INCORPORATION** 

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<u>of</u>

# ELITE HOME HEALTH, INC.

The undersigned subscriber to these Articles of Incorporation, a natural person competent to contract, hereby associates herself to form a corporation under the laws of the State of Florida.

# **ARTICLE I**

NAME: The name of this corporation is:

# ELITE HOME HEALTH, INC.

#### **ARTICLE II**

**PURPOSES AND POWERS:** The general nature of business to be transacted by the corporation is as follows:

- 1. The corporation may engage in any activity of business which is permitted under the laws of the State of Florida.
- 2. And in general, to carry on any other business whatsoever in connection with the foregoing or which is calculated, directly or indirectly, to promote the interest of the corporation or to enhance the value of its properties.
- 3. And, further, to borrow or raise money for any purposes of the company, and to secure the same interest, or for other purposes, to mortgage all or part of the property corporeal or incorporeal rights or franchise of this company now owned or hereinafter acquired, and to create, issue, draw and accept and negotiate bonds and mortgages, bills of exchange, promissory

notes or other obligations or negotiable instruments.

# **ARTICLE III**

CAPITALIZATION: The maximum number of shares of stock this corporation is authorized to have outstanding at any time is FIVE HUNDRED (500) shares of common stock, having a par value of ONE AND 00/100 (\$1.00) DOLLAR per share.

## **ARTICLE IV**

INITIAL CAPITAL: The amount of capital with which this corporation will begin business is FIVE HUNDRED AND NO/100 (\$500.00) DOLLARS.

#### ARTICLE\_V

COMMENCEMENT AND DURATION: This corporation is to commence existence upon the filing of the Articles of Incorporation by the Department of State.

# **ARTICLE VI**

PRINCIPAL PLACE OF BUSINESS: The name of this corporation shall be ELITE HOME HEALTH, INC., having its principal place of business at: 2404 Hollywood Boulevard, Hollywood, Florida, 33020.

The Board of Directors may, from time to time, move the principal office to any other address in the State of Florida, and establish branch offices in any place within the State of Florida, as the said corporation may desire.

#### ARTICLE VII

**DIRECTORS:** This corporation shall have two (1) director initially; the number of Directors may be increased from time to time by the laws adopted by the stockholders, but shall never be less than one (1).

#### **ARTICLE VIII**

**DIRECTORS**: The names and addresses of the first Board of Directors of these Articles of Incorporation are as follows:

VIVIAN E. KAPLAN

Director

6721 SW 55th Street

Davie, Fl 33314

The names and addresses of the original officers are as follows:

VIVIAN E. KAPLAN

President, Treasurer, Secretary

6721 SW 55th Street

Davie, Fl 33314

JANET MCCARTHY

Vice President

7460 NW 6th Court Plantation, FL 33317

## ARTICLE IX

INCORPORATOR AND SUBSCRIBER: The Incorporator and Subscriber to all of the capital shares of the corporation is:

# VIVIAN KAPLAN

#### ARTICLE X

AMENDMENT: These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the stockholders, and approved at a stockholders' meeting by a majority of the stockholders entitled to vote thereon.

#### ARTICLE XI

**REGISTERED AGENT:** That STEVEN JAY DELL, at 2404 Hollywood Boulevard, Hollywood, Florida 33020 is hereby named Registered Agent for this corporation to be its agent

and to accept service of process within the State of Florida.

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#### **ACKNOWLEDGEMENT**

Having been named to accept service of process for ELITE HOME HEALTH, INC. at the place designated in this Article, I hereby accept to act in this capacity, and agree to comply with the provisions of said act relative to keeping open said office.

STEVEN JAY DELL Registered Agent

I, THE UNDERSIGNED, being the original Subscriber to the capital stock hereinabove named for the purpose of forming a corporation for profit to do business both within and without the State of Florida, do hereby name, subscribe, acknowledge and file this Certificate, hereby declaring and certifying that the facts herein stated are true and accordingly have hereunto set my hand and seal this 24 day of 0000, 1997.

VIVIAN KAPLAN

STATE OF FLORIDA )
:SS
COUNTY OF BROWARD)

BEFORE ME, the undersigned authority, personally appeared VIVIAN KAPLAN who is personally known to me and/or who has produced her driver's license # 1586251550 identification and who did/did not take an oath, being by me first duly sworn, deposes and states that she is the person described in and who executed the foregoing Articles of Incorporation, and she acknowledged that she executed the same freely and voluntarily for the purposes therein expressed.

WITNESS my hand and official seal in the County and State aforesaid, this day of MICA, 1997.

Lounyo a barbara

NOTARY PUBL State of Florida KATHRYN A. BARBERA ...
MY COMMISSION # CC 478812
EXPIRES: July 9, 1999
Bonded Thru Hotery Public Underwriters

Print Name:

My Commission Expires: