Pharter Number Only 77000070 ໟຒຒຒຆຌໟຌຎຨຨ຺຺ຘ 08/11/97--81866--013 ****122.50 ****122.50 CORPORATION(S) NAME ICAL CENTER **配刷的型** Toll Free: 1-800-432-3028 Profit NonProfit () Amendment () Merger) foreign) Dissolution () Mark) Limited Partnership) Annual Report () Other) Roinstatement) Reservation () Change of Registered Agent () Photo Coples **Cartifled Copy** () Certificate Under Seal LCall When Ready () After 4:30 () Call If Problem) Walk in () Will Walt () Mall Out Certified Name Availability Document Examinar Updater Verifiqe K.R. AUG 1 4 1997 Acknowledgment W9-7-13437

K.R. AUG 1 1 1997

W.P. Ventier

CR2E031 (R8-85)



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

August 11, 1997

EMPIRE

TALLAHASSEE, FL

SUBJECT: BEST QUALITY MEDICAL CENTER, INC.

Ref. Number: W97000018437

We have received your document for BEST QUALITY MEDICAL CENTER, INC. and your check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an administratively dissolved/revoked entity. Names of administratively dissolved/revoked entities are not available for one year from the date of administrative dissolution/revocation unless the dissolved/revoked entity provides the Department of State with a notarized affidavit stating that they have no intention of reinstating, therefore, releasing the name for use to another entity.

Simply adding "of Florida" or "Florida" to the end of a name is not acceptable.

Please return the original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 487-6932.

Kimberly Rolfe Document Specialist

Letter Number: 497A00040566

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ARTICLES OF INCORPORATION

OF

SECRETARE 14 PH 1:31

V.S. MEDICAL CENTER, INC.

ARTICLE ONE: The name of the corporation is:

V.S. MEDICAL CENTER, INC.

ARTICLE TWO: Capital Stock.

The maximum number of shares of stock that this corporation is authorized to issue and have outstanding at any time, is: ONE HUNDRED (100) shares of common stock having a par value of ONE DOLLAR (\$ 1.00) each.

ARTICLE THREE: Nature of Business and Powers.

The general nature of business to be transacted by this

Corporation, is to engage in any kind of business permitted under

ARTICLE FOUR: Terms of existence.

the laws of the State of Florida.

This corporation shall have perpetual existence, commencing upon the filing of these articles.

ARTICLE FIVE: Registered Agent.

The registered Agent and the street of the initial Registered Agent of this corporation in the State of Florida shall be:

JOSE TEJADA 5546 S.W. 8 STREET MIAMI, FL 33134 ARTICLE SIX: Board of Directors.

This Corporation shall have ONE (1) Director Initially. The number of Directors may be increased or diminished from time to time by bylaws adopted by the Stockholders, but shall never be less than one.

ARTICLE SEVEN: Initial Director(s).

The name(s) of the initial Director(s) of this Corporation and address:

JOSE TEJADA 5546 S.W. 8 STREET MIAMI, FL 33134

The person(s) named as initial Director(s) shall hold Office for the first year of existence of this Corporation or until their successors are elected or appointed and have qualified whichever occurs first.

ARTICLE EIGHT: Incorporator.

The name and street address of the person signing these articles of incorporation as the Incorporator is:

JOSE TEJADA 5546 S.W. 8 STREET MIAMI, FL 33134 ARTICLE NINE: Officers of the Corporation.

The following person(s) have been elected officer(s) of the Corporation:

JOSE TEJADA (PRESIDENT, SECRETARY & TREASURER) 5546 S.W. 8 STREET MIAMI, FL 33134

ARTICLE TEN: Address of the Corporation.

The principal office of this Corporation shall be: 5546 S.W. 8

STREET, MIAMI, FLORIDA, FL 33134.

ARTICLE ELEVEN: Amendment.

These Articles of Incorporation may be amended in the manner provided by Law. Every amendment shall be approved by the Board of Directors and approved at a Stockholder's meeting by at least a majority of the stock entitled to vote, unless all of the Directors and all of the Stockholders sign a written statement manifesting their intention that certain amendment of these Articles of Incorporation be made.

In witness thereof, the undersigned, as Incorporated, has executed the forgoing Articles of Incorporation in Miami, August 7, 1997.

Incorporator

Jose Tejada

STATE OF FLORIDA COUNTY OF DADE

Before me, a Notary Public, personally appeared Jose Tejada to me known to be the person described as the Incorporator and acknowledge before me that he subscribed to these Articles of Incorporation.

Miami, August 7, 1997

Dagoberto H. Valdes My commission # CC592605 EXPIRES January 1, 2001 Bonded Thru Troy Fain Insurvice, Inc.

Notary Public

State of Florida at Large

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

In compliance with section 48.091, Florida Statutes, the following is submitted:

desiring to organize under the laws of the State of Florida with its principal office of Incorporation at: 5546 S.W. 8 STREET,

That V.S. MEDICAL CENTER, INC.

MIAMI, FL 33134, has appointed JOSE TEJADA, 5546 S.W. 8 STREET MIAMI, FL 33134, County of Dade, State of Florida, as its agent to accept services of process within the State of Florida.

Acknowledgement:

Having been named to accept services of process for the above named Corporation at the place designated in this certificate, the undersigned agrees to comply with the provisions of Florida Law relative to keep the designated office open.