Department of State Division of Corporations

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

> 5000022**74006**--6 -08/21797--01099-012 ****122.50 ****122,50

SUBJECT: All-Purpose Healthcare, Inc.
(Proposed corporate name - must include suffix)

Enclosed is an original for :	and one (1) co	py of the articles of	r incorporation a	nd a check	
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate	\$122.50 Filing Fee & Certified Copy Additional Copy	\$131.25 Filing Fee, Certified Copy & Certificate y Required		
FROM:	Ronay Ronay Rome	eec) (printed or typed)			
	1846 S.7	Tamiami Tr Address	: Suite 11		
	Venice	F1. 34203 iy, State & Zip	· · · · · · · · · · · · · · · · · · ·	97 AUG SECTAL TALLAHA	
		193 - 1900 Telephone number	····	J6 21 AM II: 15	FILED

NOTE: Please provide the original and one copy of the articles,

ARTICLES OF INCORPORATION

OF

ALL-PURPOSE HEALTHCARE, INC.

FILED

97 AUG 21 AM II: 15

SEC. TALLAHIST LANGE CONTA

We, the undersigned, each a natural person, and competent to contract, do hereby organize ourselves for the purpose of becoming a corporation for profit under the laws of Florida.

ARTICLE I

The name of this Corporation shall be: <u>ALL-PURPOSE HEALTHCARE, INC.</u> and the business address of the Corporation is 1846 S. Tamiami Trail, Suite 11, Venice, Florida 34293.

ARTICLE II

The general nature of the business to be transacted by this Corporation is to provide and market, medical related, nursing and physical therapy services, and licensed health care personnel, medical related consulting, to act as independent nurse contractors, physical therapists or laboratory personnel, available for employment with health care facilities and medical institutions such as hospitals, nursing homes, physical therapy and rehabilitation treatment centers and home health agencies, and to own, lease and develop any commercial real estate required in the business, and to do all other acts and things incidental thereto, or include in all or any of the general powers given private Corporations for profit under the Laws of the State of Florida.

To engage in any and all other form of medically related services business purpose not prohibited by the Laws of the State of Florida, and to qualify as Health Care Services Consultants.

ARTICLE III

The street address of the initial principal office of this Corporation is 1846 S.

Tamiami Trail, Suite 11, Venice, Florida 34293

ARTICLE IV

- A. Class of Shares: The Corporation shall have one class of shares and is authorized to issue 500 shares of common stock at a par value of \$ 1.00 each.
- B. Common Shares: The par value of common shares shall be payable in lawful money of the United States of America, or in other property or property rights, tangible or intangible, or in labor or services performed for the benefit of the corporation prior to its incorporation, at a just valuation to be fixed by the Board of Directors of the Corporation. The common shares of the Corporation shall be increased or decreased only as provided in the laws of Florida.

ARTICLE V

Each shareholder of any class of stock of this corporation shall be entitled to full pre-emptive rights to purchase any unissued or treasury shares of the corporation at the price at which such shares are offered to others.

Each shareholder of any class of stock of this corporation shall also be entitled to full pre-emptive rights to purchase any corporate securities caring rights of subscription to, and/or acquisition of any unissued or treasury stock.

The stockholders of this corporation may from time to time enter into such agreements relating to the shares of stock held by them and limiting the transferability thereof, and thereafter any transfer of any share subject to the agreement shall be made in accordance with the agreement, provided that prior to the transfer, written notice of the agreement be made on the share certificate representing the shares subject to the agreement.

ARTICLE VI

The amount of capital with which this Corporation will begin business is not less than Two Thousand Dollars (\$ 2,000.00).

ARTICLE VII

This Corporation is to exist perpetually.

ARTICLE VIII

The street address of the initial registered office is 1846 S. Tamiami Trail, Suite 11, Venice, Florida 34293, the name of the initial Registered Agent at that address is Ronay Reed. The Board of Directors may from time to time move the registered office to any other address in the state of Florida.

ARTICLE IX

This Corporation shall have two directors, initially. The number of directors may be increased or diminished from time to time, by By-Laws adopted by the Stockholders, and there may be as many as five directors, if so authorized.

ARTICLE X

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 proposed by them to the Stockholders, and approved at a Stockholders' meeting by a majority of the stock entitled to vote thereon unless all the directors and all the Stockholders sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made.

ARTICLE XI

The names and addresses of the members of the first Board of Directors are:

Ms. Kelly Zeph 3849 Woodmere Park Blvd #15 Venice, Florida 34293 Ms. Ronay Reed 5608 40th Ave E Bradenton, Florida 34208

ARTICLE XII

The names and addresses of the incorporators are as follows:

Ms. Kelly Zeph 3849 Woodmere Park Blvd #15 Venice, Florida 34293 Ms. Ronay Reed 5608 40th Ave E Bradenton, Florida 34208

ARTICLE XIII

Pursuant to the provisions of Chapter 607.0203, Florida Statutes, 1989, this Corporation shall begin in existence upon filing of these Articles of Incorporation with the Secretary of State.

ARTICLE XIV

The corporation shall indemnify any offer or director, when reasonable to the fullest extent permitted by law.

IN WITNESS WHEREOF, We have subscribed our names, this 17th day of

August, 1997.

Kelly Zepk

Ronay Reed INCORPORATOR

ACCEPTANCE

Having been named as Registered agent of ALL-PURPOSE HEALTHCARE, INC., I hereby accept designation as Resident Agent, agree to act in that capacity and to comply with all provisions of the statues relative to the proper performance of the duties, and state that I am familiar with and accept the obligations of the position.

Ronay Reed

REGISTERED AGENT

COUNTY OF SARASOTA) SS STATE OF FLORIDA)

The foregoing instrument was acknowledged before me this 17th day of August, 1997, by Ronay Reed, who is personally known to me and who did/did not take an oath.

AMY GRIMM
MY COMMISSION # CC 575934
EXPIRES: January 10, 1999
Bonded Thru Notary Public Underwriters

Notary Public

My commission expires:

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501, 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.

I. The name of the corporation is:	All-Purpose HealthCare, Inc	·
2. The name and address of the regis	stered agent and office is:	THE T
Ronay	Reed (NAME)	
<u>1846 S.</u> (P.O. E	Tamiami Tr. Suite 11 lox or Mail Drop Box NOT ACCEPTABLE)	11:15
<u>Venice</u>	F1. 34293 (CITY/STATE/ZIP)	,

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Roxay Rold 8-19-97 (SIGNATURE) (DATE)

DIVISION OF CORPORATIONS, P. O. BOX 6327, TALLAHASSEE, FL 32314