# P97000093180 LONG & PRYOR, P. A.

ATTORNEYS AT LAW
1221 WEST COLONIAL DRIVE

Suite 102 Orlando, Florida 32804

OMETRIAS DEON LONG THOMAS E. PRYOR, JR.\*
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October 21, 1997

SECRETARY OF STATE DIVISION OF CORPORATIONS 409 East Gaines Street Tallahassee, FL 32301

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Re: ALLEN & DILL, P.A.

Dear Sir or Madam:

Enclosed you will find an original and a copy of the Articles of Incorporation for ALLEN & DILL, P.A. Also, enclosed is a check in the amount of One Hundred Twenty-Two Dollars and Fifty Cents (\$122.50) to cover fees for filing the Articles of Incorporation, the requisite fee for appointment of a registered agent and the fee for obtaining a certified copy of the Articles of Incorporation. I would be very appreciative if upon filing you would mail the certified copy to me. If you have any questions please do not hesitate to contact me. With kind regards, I am

Very Truly Yours

Ometrias Deon Long

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SECRETARY OF STATE STATE

# ARTICLES OF INCORPORATION OF ALLEN & DILL, P.A.

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The undersigned, acting as sole incorporator, does hereby desire to form a professional service corporation pursuant to the Florida Professional Service Corporation and Limited Liability Company Act and does hereby adopt the following Articles of Incorporation:

# **Article I- Name of Corporation**

The name of the corporation shall be ALLEN & DILL, P.A.

# Article II- Term of Existence

The corporation shall commence its corporate existence upon the execution of these Articles of Incorporation and shall exist perpetually.

## Article III- General Purposes

The general purposes for which the corporation is organized shall be to engage in every aspect of the general practice of law. It is intended that the corporation is organized for and may conduct and transact any and all lawful business authorized and not prohibited by the Florida Professional Service Corporation and Limited Liability Company Act, as may be, from time to time, amended.

#### **Article IV- Capital Stock**

The aggregate number of shares for which the corporation shall have authority to issue is Three Thousand (3,000) shares of common stock, one cent (\$.01) par value.

#### Article V- Initial Registered Office and Agent

The street address of the initial registered office of the corporation is 1221 West Colonial Drive, Suite 102, Orlando, Florida 32804 and the name of the initial registered agent of the corporation at that address is Ometrias Deon Long.

#### Article VI- Incorporator

The name and street address of the incorporator of the corporation are:

Name
Ometrias Deon Long

<u>Address</u>

1221 West Colonial Drive

Suite 102

Orlando, Florida 32804

# Article VII- Bylaws

The power to adopt, amend, or repeal the Bylaws for the management of the corporation shall be vested solely in the shareholders of the corporation.

# Article VIII- Principle Office; Mailing Address

The location and mailing address of the principal office of the corporation is 1515 South Orlando Avenue, Maitland, Florida 32751. The location of the principal office shall be subject to change as may be provided in Bylaws duly adopted by the shareholders of the corporation.

#### Article IX- Indemnification

The corporation shall indemnify its directors, officers, employees, and agents to the full extent permitted by the Florida Professional Service Corporation and Limited Liability Company Act.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation at Orlando, Florida this // day of October, 1997.

OMETRIAS DEON LONG

## <u>ACKNOWLEDGMENT</u>

STATE OF FLORIDA)
)ss.
COUNTY OF ORANGE)

The foregoing instrument was acknowledged before me by <u>One tros Den Une</u>, who is personally known to me this <u>M</u> day of October, 1997.

NOTARY PUBLIC



# ACCEPTANCE BY REGISTERED AGENT

The undersigned, OMETRIAS DEON LONG, as registered agent appointed in accordance with the foregoing Articles of Incorporation, does hereby state that he is familiar with, and accepts, the obligations imposed pursuant to the Professional Service Corporation and Limited Liability Company Act.

DMETRIAS DEON LONG

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