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NEW FILINGS	AMENDMENTS.		98 A
Profit	Amendment		LAHA TI
NonProfit	Resignation of R.A., Officer/	Director	ASSECT OF THE PROPERTY OF THE
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Other	Merger		
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OTHER FILINGS	REGISTRATION/		
Annual Report	QUALIFICATION:	-	
Fictitious Name	Foreign		
Name Reservation	Limited Partnership		\mathcal{M}
•	Reinstatement		CH 98
	Trademark		

Examiner's Initials

Other

CR2E031(1/95)

ARTICLES OF INCORPORATION

of

PREMIER HEALTHCARE NETWORK, INC

We, the undersigned, subscribers to these Articles of Incorporation each a natural person competent to contract, hereby associates themself to form a Corporation under the Laws of the State of Florida.

ARTICLE 1

The name of this Corporation, is: PREMIER HEALTHCARE NETWORK, INC.

ARTICLE II NATURE OF BUSINESS

The general nature of the business and the objects and purposes to be transacted and carried on, are: MANAGEMENT HEALTHCARE SERVICES. 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.

And further, to borrow or raise money for any purpose of the company, and to secure the same and interest, or for any other purpose, to mort gage all or any of the property corporeal or incorporeal, rights of 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 ins truments.

ARTICLE III CAPITAL STOCK

The maximum number of shares of stock that this Corporation is authorized to have outstanding at any one time, is: 50 Shares at \$ 10.00 par value.

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ARTICLE IV AMOUINT OF CAPITAL

The amount of capital with which this Corporation shall begin business is not less than \$ 500.00.

ARTICLE V
TERM OF EXISTENCE

This Corporation uis to exist perpetually.

ARTICLE VI ADDRESS

The initial post office address of the principal office of this Corpora tion in the State of Floruida, is:

10710 SW 14 Ct Davie Fl., 33324

The Board of Directors may from time to time, move the principal office at any other address in the State of Florida, and establish branches and subsidiaries in any place within and without the State of Florida.

ARTICLE VII

This Corporaion shall have two Directors initially. The number of Directors may be increased or diminished from time to time by the Laws adopted by the stockholders, but, shall never be less than two.

ARTICLE VIII INITIAL BOARD OF DIRECTORS

The name and post office addresses of the members of the First Board of Directors, who subject to the provisions of the Certificate of Incorpo ration, the By-Laws and the corporation laws of the State of Florida, shall hold office for the First Year of the corporation's existence, or until their successors are elected and have qualified, are:

President:

JANET PEREZ 10710 SW 14 Ct Davie, Fl 33324

Secretary-Treasurer:

JOSE PEREZ 4750 NW 191 St Miami, F1 33055

ARTICLE IX SUBSCRIBERS

The name and post office addresses of each subscriber of these Articles of Incorporation, and the number of shares of stock each agree to take, are:

JANET PEREZ	50%25	Shares
10710 SW 14 Ct		
Davie, Fl 33324	•	
JOSE PEREZ	50%2	5 Shares
4750 NW 191 ST		
Miami, F1 33055	•	

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 tghe stockholders, and approved at a stockholder'as meeting by fifty one percent of the stock entitled to vote thereon. We, the undersigned, being each an all of the original subscribers to the capital stock herein named above for the purpose of forming a Corporation for profit to do business both within and without the State of florida, do hereby make, acknowledge, and file this Certificate hereby declaring and certifying that the facts herein stated are true and do respectively agree to take the number of shares of stock herein above set forth as to each of us, and accordingly have hereunto set our hands and seals this first day of August of nineteen hundred ninety eight.

Japet Perez

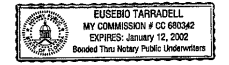
Jose Perez

STATE OF FLORIDA) COUNTY OF MIAMI-DADE) SS

I HEREBY CERTIFY, that on this day, before me a Notary Public, duly authorized to administer oaths and take acknowledgements, personally appeared Mrs JANET PEREZ and Mr. JOSE PEREZ. to me well known to be the persons described as subscribers in and who executed the foregoing Articles of Incorporation, and acknowledged before me, that they subscribed to those Articles.

WITNESS my hand and official seal, in the County and State named above, this _____ of August of 1976____

Notary Public



EUSEBIO F. TARRADELL 4840 NW 184 Terrace Miami, FL 33055 P.O. Box 170127 Hialeah, FL 33017-0127 In Pursuance of Chapter 48.091 Florida Statutes, the following is submitted in compliance with said Act:

That PREMIER HEALTHCARE NETWORK, INC., desiring to organize a Corporation under the Laws of the State of Florida, with its principal office as indicated in the Articles of Incorporation, in the City of Davie, County of Broward, State of Florida, has named:

Mr. JOSE PEREZ 4750 NW 191 St Miami, Fl 33055

as its agent to accept services of process within this State.

Janet Perez

Jose Perez

Having been named to accept servicesx of process for the above stated Corporation, at the place designated in this Certificate, I hereby accept to act in this capacity and agree to comply with the provisions of said Act relative to keeping open said office.

Jose Perez

Registered Agent.