

P.O. BOX 560063 ORLANDO, FL 32856 (407) 628-9919

MEMBER FL & PA BAR ONLY

P.O. BOX 8542 CHERRY HILL, NJ 08002 (609) 482-0226

FLORIDA OFFICE

January 11, 1999

Department of State Division of Corporations 409 E. Gaines Street Tallahassee, FL 32399

RE: Certificate of Incorporation

Dynamic Care, Inc.

100002737951--9. -01/12/99--01051--007. ******78.75.******78.75...

PLEASE REPLY TO:

Dear Sir/Madam:

Enclosed	herewith,	please	find	the	following:

()	Complaint and () copies	()	Stipulation				
()	Answer and () copies	()	Judgment				
()	Summons and () copies	()	Order				
()	Notice of Motion	()	Satisfaction of Judgme	ent			
()	Acknowledgment of Service	Ċ)	Proof of Mailing				
()	Affidavit of Proof	()	Authorization				
()	Request to Enter Default	Ċ)	Certification				
(xx)	Check in the amount of \$78.75	Ò)	Pre-Trial Memorandu	m			
()	Interrogatories	Ċ)	Request for Admission	ns			
().	Affidavit	Ò)	Arbitration Statement				
()	Request for Production of Documents	(x	x)	Return Envelope	H			
(xx)	Articles of Incorp. & Designation of regi	stere	d A	_		99		
	Would you please:	-	-		XETAR) AHASSI	JAN 12		
(xx)	File same and return a "filed" Certified of	юру	via	regular mail!	# CF	PH		
()	Sign and date Acknowledgment and retur			Ü	10		131	
()	Consent and/or approve and return.				22	<u> </u>		
				a,	₩	7		

Very Truly Yours,

DOMINIC G. BOCCO, JR

DGB,jr/sue Enclosure The 1 state of the state of the

ARTICLES OF INCORPORATION

OF



DYNAMIC CARE, INC.

THE UNDERSIGNED, has executed the following document as incorporator of the above named corporation, a corporation organized under the laws of the State of Florida, and all rights duties and obligations of the undersigned as incorporator, and those of the corporation, are to be determined in accordance with the laws of the State of Florida.

ARTICLE I

The name of this corporation shall be:

DYNAMIC CARE, INC.

ARTICLE II

This corporation shall commence existence upon the filing of these Articles of Incorporation by the Department of State, State of Florida, and shall have perpetual existence.

ARTICLE III

The principal place of business and mailing address of this corporation shall be:

4401 S. ORANGE AVENUE, ORLANDO FLORIDA 32806

ARTICLE IV

The general nature of the business and objects and purposes proposed to be transacted and carried on by this corporation are to do any and all of the things herein mentioned, as fully and to the same extent as natural persons might do, viz:

- (1) Transact any and all lawful business.
- (2) Said corporation shall further have powers:

To have perpetual succession by its corporate name;

To sue and be sued, complain, and defend in its corporate name in all actions or proceedings;

To have a corporate seal, which may be altered at pleasure, and to use the same by causing it, or a facsimile thereof, to be impressed, affixed, or in any other manner reproduced; pleasure, and to use the same by causing it, or a facsimile thereof, to be impressed, affixed, or in any other manner reproduced;

To purchase, take, receive, lease, or otherwise acquire, own, hold, improve, use, and otherwise deal in and with real or personal property or any interest therein, wherever situated;

To sell, convey, mortgage, pledge, create a security interest in, lease, exchange, transfer, and otherwise dispose of all or any part of its property and assets;

To lend money to, and use its credit to assist, its officers and employees in accordance with Florida Statute §607.141;

To purchase, take, receive, subscribe for, or otherwise acquire, own, hold, vote, use, employ, sell, mortgage, lend, pledge, or otherwise dispose of, and otherwise use and deal in and with, shares or other interests in, or obligations of, other domestic or foreign corporations, associations, partnerships, or individuals, or direct or indirect obligations of the United States or of any other government, state, territory, governmental district, or municipality or of any instrumentality thereof;

To make contracts and guarantees and incur liabilities, borrow money at such rates of interest as the corporation may determine, issue its notes, bonds, and other obligations, and secure any of its obligations by mortgage or pledge of all or any of its property, franchises, and income;

To lend money for its corporate purposes, invest and reinvest its funds, and take and hold real and personal property as security of the payment of funds so loaned or invested;

To conduct its business, carry on its operations, and have offices and exercise the powers granted by this act within or without this state;

To elect or appoint officers and agents of the corporation and define their duties and fix their compensation.

To make and alter bylaws, not inconsistent with its articles of incorporation or with the laws of this state, for the administration;

To make donations for the public welfare or for charitable, scientific, or educational purposes;

To transact any and all lawful business which the board of directors shall find will be in aid of governmental policy;

To pay pensions and establish pension plans, profit sharing plans, stock bonus plans, stock option plans, and other incentive plans for any or all of its directors, officers, and employees and for any or all of the directors, officers, and employees of its subsidiaries;

To be a promoter, incorporator, partner, member, associate, or manager of any corporation, partnership, joint venture, trust, or other enterprise;

To have and exercise all powers necessary or convenient to effect its purposes;

To indemnify any person who by reason of the fact that he is or was a director, officer, employee or agent of the corporation to the full extent as permitted by Florida Statue §607.014;

ARTICLE V

The aggregate number of shares which this corporation shall have authority to issue is the total sum of 1,000 shares, having NO individual par value.

Unless otherwise stated in these articles, or in an amendment to these articles, there shall be only one (1) class of stock of this corporation.

ARTICLE VI

The name and street address of the initial Registered Agent of this corporation shall be:

DAMION LOPERFITO

4401 S. ORANGE AVENUE, # 11 6 ORLANDO FLORIDA 32806

ARTICLE VII

The initial board of Directors shall consist of a total of 1 person(s) and the name and address of the person(s) who are to serve as an initial director(s) is:

DAMION LOPERFITO PRESIDENT/SEC.

4401 ORANGE AVENUE ORLANDO FLORIDA 32806

ARTICLE VIII

The name and address of the incorporator executing these Articles of Incorporation is:

DOMINIC G. BOCCO, JR. Attorney ID No 908746 P.O. BOX 560063 Orlando, FL 32856 (407) 628-9919

The undersigned has executed these Articles of Incorporation this <u>11TH</u> day of <u>January</u>, <u>1999</u>.

Incorporator

DOMINIC G. BOCCO, JR., ESQUIRE

CERTIFICATION OF DESIGNATION

REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of Florida Statutes § 607.0501, the mentioned 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.

1.	The name of the corporation is: DYNAMIC CARE, INC.	ı
2.	The name and street address of the registered agent and office is:	77
	Damion: Loperfito	5
	4401 S. Orange Ave, Ste 116	로 [[]
	Orlando, FL 32806	5: FJ
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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.

DAMION LOPERFITO