Page 1 of 1
Page 1 of 1

Florida Department of State

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from:

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Account Number: 072100000223 Phone: (407)426-2360 Fax Number: (407)426-2361

FLORIDA PROFIT CORPORATION OR P.A.

West Healthcare Services, Inc.

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ARTICLES OF INCORPORATION

OF

WEST HEALTHCARE SERVICES, INC.

The undersigned, being a natural person of legal age, does hereby desire to form a corporation under the laws of the State of Florida and does hereby adopt the following Articles of Incorporation.

ARTICLE I

NAME

The name of the Corporation shall be WEST HEALTHCARE SERVICES, INC. and the business address and location of the Corporation shall be 311 Altamonte Commerce Blvd., Suite 1602, Altamonte Springs, Florida 32714.

ARTICLE II

CORPORATE DURATION

This Corporation shall commence to exist upon the filing of these Articles of Incorporation. The duration of the Corporation is perpetual.

ARTICLE III

GENERAL PURPOSE OF CORPORATION

The general purpose for which the Corporation is organized is the transaction of any or all lawful business for which corporations may be incorporated under the Florida General Corporation Act and to do all and everything necessary, suitable, or proper for the accomplishment of that purpose, the attainment of any objectives, or the exercise of any authority therein set forth, either alone or in conjunction with any other corporation, firm,

Russell P. Hintze, Esq. P.O. Box 3829 Orlando, Florida 32802 (407) 426-2360 Fl. Bar No.: 0716839

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T-156 P.02/08

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or individual, and either as principal or agent, and to do every other act or acts, thing or things, incidental or appurtenant to or growing out of or connected with the abovementioned objects, purposes or authority.

ARTICLE IV

CAPITAL STOCK

The aggregate number of shares for which the Corporation is authorized to issue is 10,000. Such shares shall be of a single class, and shall have a par value of One Dollar (\$1.00) per share.

ARTICLE V

INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this Corporation is 311 Altamonte Commerce Blvd., Suite 1602, Altamonte Springs, Florida 32714 and the name of the initial registered agent of this Corporation at that address is MICHAEL CALLAGHAN.

ARTICLE VI

INITIAL DIRECTORS

This Corporation shall have five (5) directors initially. The number of directors may be increased or diminished from time to time by Bylaws adopted by the stockholders. The names and addresses of the initial directors of this Corporation shall be:

MICHAEL CALLAGHAN
311 Altamonte Commerce Blvd.
Suite 1602
Altamonte Springs, Florida 32714

Fax Audit No.: H99000003685 7

FEB-15-99 13:22 FROM-SALLEY, FEINBERG, HAMES & HINTZE, P.A. 4074262361 T-156 P.04/06 F-133

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CLEVELAND D. WEST 2620 S.W. 17th Road Suite 200 Ocala, Florida 34474

JOHN MOWBRAY

Altanaste Connerce Bled., #1602 Altanante Spains. FL 32814

FRANK BRONSON 13010 NW 90THAUS BROAKER FL ZJEGG

CATHY BATTREALL 89015 Overseas Highway Suite 3 Tavernier, FL 33070

ARTICLE VII

INCORPORATOR

The name and street address of the incorporator to these Articles of Incorporation is as follows:

MICHAEL CALLAGHAN
311 Altamonte Commerce Blvd.
Suite 1602
Altamonte Springs, Florida 32714

ARTICLE VIII

AMENDMENT

This Corporation reserves the right to amend, alter, change or repeal any provisions contained in this Certificate of Incorporation in the manner now or hereafter prescribed by statute.

T-156 P.05/06 F-133

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FEB-15-99 13:22

MICHAEL CALLAGHAN

FEB-15-99 13:23

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T-156 P.06/06 F-133

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CERTIFICATE DESIGNATING PLACE OF BUSINESS FOR THE SERVICE OF PROCESS WITHIN FLORIDA AND REGISTERED AGENT UPON WHOM PROCESS MAY BE SERVED

In compliance with Sections 48.091 and 607.0501, Florida Statutes, the following is submitted:

WEST HEALTHCARE SERVICES, INC. (the "Corporation") desiring to organize as a domestic for profit corporation or qualify under the laws of the State of Florida has named and designated MICHAEL CALLAGHAN as its Registered Agent to accept service of process within the State of Florida with its registered office located at 311 Altamonte Commerce Blvd., Suite 1602, Altamonte Springs, Florida 32714.

<u>ACKNOWLEDGEMENT</u>

Having been named as Registered Agent for the Corporation at the place designated in this Certificate, I hereby agree to act in this capacity; and I am familiar with and accept the obligations of Section 607.0501, Florida Statutes, as the same may apply to the Corporation; and I further agree to comply with the provisions of Florida Statutes, Section 48.091 and all other statutes, all as the same may apply to the Corporation relating to the proper and complete performance of my duties as Registered Agent.

Dated this 15 day of FEB 1999