| CAPITAL CONNECTION, INC. 417 E. Virginia Street, Suite 1 • Tallahassee, Florida 32302 (850) 224-8870 • 1-800-342-8062 • Fax (850) 222-1222 | 2577/ |
|---|--|
| Manuel Hurtado Family Practice, M.D., PA | 9000028103993 -03/18/9901050011 ******78.75 *****78.75 |
| RECEIVED 99 MAR 18 AN II: 09 19 Contraction of the | Art of Inc. File |
| Signature Requested by: 318 $10:28$ Name | Fictitious Search Fictitious Owner Search Vehicle Search Driving Record UCC 1 or 3 File UCC 11 Search UCC 11 Retrieval |
| Walk-In Will Pick Up | Courier |



FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

March 18, 1999

CAPITAL CONNECTION, INC. 417 E. VIRGINIA ST. STE. 1 TALLAHASSEE, FL 32301

SUBJECT: MANUEL HURTADO FAMILY PRACTICE, MD, P.A. Ref. Number: W99000006565

We have received your document for MANUEL HURTADO FAMILY PRACTICE, MD, P.A. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

You must list the corporation's principal office and/or a mailing address in the document.

Please return the original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 487-6929.

Randall Purintun Document Specialist

Letter Number: 399A00013468

MAR-19-99 02:13 PM CHRISTINE.HORN.PA.

99 MAR 18 AH 10: 5-

ARTICLES OF INCORPORATION ∽of-

MANUEL HURTADO FAMILY PRACTICE, MD., PA.

THE UNDERSIGNED, for the purpose of forming a corporate under the Florida Professional Service Corporation Act, does hereby adopt the following Articles of Incorporation:

ARTICLE I. NAME

The name of the corporation is MANUEL HURTADO FAMILY PRACTICE, MD., P.A., and the address is: 2609 W. Woolbright Road, Suite 3A, Boynton Beach, Fl. 33436.

ARTICLE II. DURATION-CORPORATE EXISTENCE

The term of existence of the corporation is perpetual.

ARTICLE III. PURPOSE

The sole and specific purposes for which the corporation is organized are:

- A. to engage in the rendering of professional service as Physician.
- Β. to transact any other lawful business for which corporations may be incorporated under the Florida Professional Service Corporation Act;
- C. to do such other things as are incidental to the foregoing or necessary or desirable in order to accomplish the foregoing.

ARTICLE IV. AUTHORIZED SHARES

The aggregate number of shares which the corporation is authorized to issue is 1,000,000. Such shares shall be of a single class and have a par value of One Dollar (\$1.00) per share.

ARTICLE V. JOINT REGISTERED OFFICE AND AGENT

The street address of the initial registered office of the corporation is:

2609 W. Woolbright Road Suite 3A Boynton Beach, Fl. 33436

and the name of its initial registered agent at such address is:

MANUEL HURTADO

ARTICLE VI. INITIAL OFFICERS AND DIRECTORS

The number of directors of the corporation shall not be less than ONE, and the number of directors constituting the initial Board of Directors of the corporation is one. The names and addresses of the people who are to serve as the initial Board of Directors and the initial officers of the corporation are:

NAME

ADDRESS

MANUEL HURTADO

2609 W. Woolbright Road Suite 3A Boynton Beach, Fl. 33436

ARTICLE VII. INCORPORATOR

The name and address of the incorporator of the corporation is:

NAME

ADDRESS

MANUEL HURTADO

2609 W. Woolbright Road Suite 3A Boynton Beach, Fl. 33436

ARTICLE VIII. CUMULATIVE VOTING

In all elections for directors, every shareholder shall have the right to vote, in person or by proxy, for the number of shares owned by him, for as many persons as there are directors to be elected, or to cumulate said votes, and give one candidate as many votes as the number of directors multiplied by the number of his shares equal, or distribute them on the same principal among as many candidates as he shall see fit.

ARTICLE IX. PREEMPTIVE RIGHTS

Each shareholder of this corporation shall be entitled to full preemptive rights to purchase his prorata share of any future issue of the unissued or treasury shares of the corporation and any securities of the corporation, convertible into or carrying a right to subscribe to or acquire shares of any such unissued or treasury shares.

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ARTICLE X. CHANGE OF CORPORATE FORM

The affirmative vote of a majority of the shares of the corporation shall be required to amend these Articles of Incorporation, or to merge or consolidate the corporation with or into any other corporation, or to sell, lease, or convey all or substantially all of the assets of the corporation, or to voluntarily dissolve, liquidate or wind up its affairs.

ARTICLE XI. SHAREHOLDERS AGREEMENTS

Subject to the restrictions of the Florida Professional Service Corporation Act and notwithstanding any provision of these Articles to the contrary the shareholders of the corporation and the corporation shall have the power to enter into an agreement or agreements which relate to any phase of the affairs of the corporation. The provisions of said agreement may include, but shall not be limited to, the following:

- A. the voting of shares in the corporation or the procedure by which shares in the corporation are voted;
- B. the limitation of corporate business or purpose to specified activities or enterprises;
- C. the management of corporate business and the division of corporate profits;
- D. restriction on the transfer of shares in the corporation;
- E. rights of the corporation or other shareholder to purchase shares of the corporation upon:
 - The sale or other transfer all or part of the shares of the corporation or any rights or interest therein;
 - (2) the retirement, death, incapacity or insolvency of a shareholder;
 - (3) any other agreed upon event;

the agreement may provide for the price and all terms of such purchase;

F. the merger or consolidation of the corporation with any other corporation, or the sale, lease, or conveyance of all or substantially all of the assets of the corporation or the dissolution, liquidation and winding up of its affairs. Any procedures relating to the foregoing.

Said agreement shall be in writing and shall be executed by the shareholder to be bound thereby. The corporation is hereby empowered to become a party to any such agreement and shall be bound by the provisions thereof if a party. Said agreement shall control any conflicting provisions of these articles, the bylaws of the corporation or any prior agreement.

EXECUTED by the undersigned at on the 12 day of March, 1999.

STATE OF FLORIDA

BEFORE ME, the undersigned authority, personally appeared MANUEL HURTADO, to me well known and known to me to be the person described in and who executed the foregoing Articles Of Incorporation, and he acknowledged to and before me that he executed the same for the purposes therein expressed.

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WITNESS my hand and official seal in the State and County aforesaid this 1/2 day of March 1999.



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Notary Public, State of Fla. Commission No. <u>4/19/200</u> My Commission Expires:

I, MANUEL HURTADO, having been appointed registered agent of MANUEL HURTADO FAMILY PRACTICE, M.D., PA., do hereby agree to act in this capacity and to comply with the provisions of all statutes relative to the proper and complete performance of my duties.

DATED: MANUEL HURTADO ES:01HH BI SHW 66 Registered Agent 4