PAPITAL CONNECTION, INC.

417 E. Virginia Street, Suite 1 • Tallahassee, Florida 32302 (850) 224-8870 • 1-800-342-8062 • Fax (850) 222-1222

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Signature			Art of Inc. File LTD Partnership File Foreign Corp. File L.C. File Fictitious Name File Trade/Service Mark Merger File Art, of Amend. File RA Resignation Dissolution / Withdrawal Annual Report / Reinstatement Cert. Copy Photo Copy Certificate of Good Standing Certificate of Fictitious Name Certificate of Fictitious Name Corp Record Search Fictitious Search Fictitious Search Fictitious Owner Search Driving Record Driving Record
Requested by: Name	9/29	Time	UCC 1 or 3 File UCC 11 Search
Walk-In	Will Pick U _l		UCC 11 Retrieval

ARTICLES OF INCORPORATION OF JOHN W. MOORE, M.D., P.A.

The undersigned natural person, competent and licensed to practice medicine in the State of Florida, acting hereby as Incorporator for the purpose of forming a Professional Service Corporation for profit under the provisions of Section 607, Florida Business Corporation Act, and Section 621, Florida Professional Service Corporation Act, of the Florida Statutes, does hereby adopt the following Articles of Incorporation:

ARTICLE I

The name of the corporation shall be JOHN W. MOORE, M.D., P.A.

ARTICLE II

The general nature and purposes of business to be transacted, promoted and carried on by the corporation are as follows:

- a. To engage in every aspect in the practice of medicine, and all its fields of specializations, as are engaged in by JOHN W. MOORE, M.D.
- b. To engage and render the professional services involved only through its officers, agents and employees who shall be individuals in good standing and duly licensed or otherwise legally authorized within the State of Florida to render the same professional service as this corporation.
- c. To invest its funds in real estate, mortgages, stocks, bonds and any other type of investments permitted by law.
- d. To engage in no other business other than the rendition of the professional services specified herein.
- e. To do everything necessary and proper in accomplishing the purposes herein set forth and to do anything incidental thereto which is not forbidden under the laws of the State of Florida.

ARTICLE III

The aggregate number of shares that the corporation shall have authority to issue and to have outstanding at any one time is 1000 shares and shall have a par value of \$1.00 per share. All such shares shall be of a single class, designated as common.

Shares of the corporation's stock and certificates shall be issued only to individuals in good standing and duly licensed or otherwise legally authorized within the State of Florida to render the same professional services as this corporation.

ARTICLE IV

Each holder of common shares shall have one vote for each such share held of record on all matters submitted for shareholder approval. Except as otherwise specifically required by law, or except as specifically provided in these articles of incorporation, all other matters requiring shareholder approval shall require an affirmative vote of a majority of the shares voting thereon. The holders of the common shares shall have unlimited voting rights and the right to receive the net assets of the corporation upon its dissolution.

ARTICLE V

Each Shareholder of the Corporation shall have the right to purchase, subscribe for, or receive a right or rights to purchase or subscribe for, at the price for which it is offered to others, that Shareholder's pro rata portion of the following:

A. Any stock of any class that the Corporation may issue or sell, whether or not exchangeable for any stock of the Corporation of any class or classes, and whether or not of unissued shares authorized by the Articles of Incorporation as originally filed or by any amendment thereof or out of shares of stock of the Corporation acquired by it after the issuance thereof, and whether issued for cash or other consideration; or

B. Any obligation that the Corporation may issue or sell which is convertible into or exchangeable for any stock of the Corporation of any class or classes, or to which is attached or pertinent any warrant or warrants or other instruments conferring on the holder the right to subscribe for or purchase from the Corporation any shares of its stock of any class or classes.

This right shall be deemed waived by any Shareholder who does not exercise it and pay for the shares preempted within thirty (30) days after receipt of written notice from the Corporation stating the price, terms and conditions of the issue of shares and inviting the Shareholder to exercise this preemptive right. This right may also be waived by a written waiver signed by the Shareholder.

ARTICLE VI

The Bylaws of the corporation may be amended by majority vote of either the directors or the shareholders, but all alterations, amendments and repeals of the Bylaws which affect the rights or obligations of the shareholders must be approved by a majority of the shareholders.

ARTICLE VII

The number of directors of the corporation shall be fixed by the Bylaws of the corporation. The initial board of directors shall consist of one (1) director whose name and address is as follows:

JOHN W. MOORE, M.D., P.A. Suite 206 1705 U.S. Highway 27 North Davenport, Florida 33837-5904

ARTICLE VIII

The initial registered agent of the corporation is: JOHN W. MOORE, M.D. The street address of the corporation's initial registered office is: Suite 206, 1705 U.S. Highway 27 North, Davenport, Florida 33837-5904.

ARTICLE IX

The principal place of business and mailing address of this corporation shall be: Suite 206, 1705 U.S. Highway 27 North, Davenport, Florida 33837-5904.

ARTICLE X

If any officer, director, stockholder, agent or employee of this corporation becomes legally disqualified to render the professional services for which the corporation is organized, or accepts employment that places restrictions or limitations on his continued rendering of such professional services, he or she shall forthwith sever all employment with the corporation, and shall not thereafter participate or share, directly or indirectly, in any earnings or profits realized by the corporation on account of professional services. The corporation shall forthwith, upon such disqualification of any shareholder, purchase such shareholder's shares and pay him or her all amounts owing and lawfully due to him or her by the corporation, except that such shares shall not be entitled to dividends.

ARTICLE XI

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

FILED SECRETARY OF STATE DIVISION OF CORPORATIONS

JOHN W. MOORE, M.D. Suite 206 1705 U.S. Highway 27 North Davenport, Florida 33837-5904

99 SEP 29 PM 1: 22

	porator has executed these Articles of Incorporation this
23 day of <u>September</u> , 199	John Woor, W. D.
	JOAN W. MOORE, M.D., Incorporator
CTLATES OF THE OPINA	\mathcal{O}
STATE OF FLORIDA COUNTY OF POLK	
The foregoing instrument was 1999, by JOHN W. MOORE, M.D., drivers lieuse as	acknowledged before me this 23 day of Sestember,] who is personally known to me or [1] who has produced identification.
	Stenda J Kawelek Notary Public/State of Florida at Large
My Commission Expires:	OMDED THRU ASA 1-868-NGTARY: EXPIRES SITTINGS COMMISSION # COTRESS ERENDA J. KAVELAK PRENDA J. KAVELAK THRU PRENDA J. RAYELAK THRU PRENDA J. RAY
ACCEPTAR	NCE OF REGISTERED AGENT
The undersigned hereby accept M.D., P.A. which is contained in the f	s the appointment as Registered Agent of JOHN W. MOORE, oregoing Articles of Incorporation.
DATED this 2312 day of	September 1999.
	John Mone, W. D.
	JOHN W. MOORE, M.D., Registered Agent

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