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(Requestor's Name) 3320 S.W. 87th AVENUE (Address) MIAMI, FLORIDA (305)552-5 (City, State, Zip) (Phone	e #)	·- <u>T</u>	03033 7 368 1/03/9901039019 *****78.75 ******78.75
LOCAL REPRESENTATIVE TALLAHA	SSEE o	FFICE USE ONLY	####
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Corporation Name)	()	Occument #)	The second secon
3. (Corporation Name)	(C	Pocument #)	A .1 .4
4. (Corporation Name)	(E	Document #)	A SECTION SERVICES
<u> </u>	2.00	Certified Copy Certificate of Status	RECEIVED 99 NOV -3 AM 11:5 0EPARTMENT OF STATE DIVISION OF CORPORATION TALLAHASSEE, FLORIG
NEW FILINGS	AMENDMENTS		AM II: 5 OF STATE REPORATION E, FLORIDA
Profit	Amendment		RION D
NonProfit	Resignation of R.A., O	fficer/Director	- 65 <u>-</u>
Limited Liability	Change of Registered A		
Domestication	Dissolution/Withdrawal		,
Other	Merger		99 SEC
OTHER FILINGS Annual Report Fictitious Name Name Reservation	REGISTRATION/ QUALIFICATION Foreign Limited Partnership Reinstatement Trademark	1 3	99 NOV -3 PH 4:24 SECRETARY OF STATE ALLAHASSEE FLORIDA
	Other	Examine	er's Initials

ARTICLES OF INCORPORATION

OF

ROYAL FAMILY MEDICAL CENTER THE

The undersigned subscribers to these Articles of Incorporation, natural persons competent to contract, hereby form a corporation under the laws of the State of Florida.

ARTICLE 1

The name of the corporation is ROYAL FAMILY MEDICAL CENTER Two

ARTICLE 11____

DURATION AND BEGINNING OF CORPORATE EXISTENCE

The corporation shall exist perpetually. The corporate existence shall commence as of the filing of the Articles of Incorporation.

ARTICLE 111

The corporation is organized for the purpose of transacting any and all lawful business.

ARTICLE 1V____CAPITAL STOCK

The corporation is authorized to have outstanding one class of stock designated as common stock. The maximum number of shares of common stock which the corporation is authorized to have outstanding is 100 shares of common stock of a par value of \$1.00 per share. Holders of common stock are entitled to vote on all questions required by law on the basis of one vote per share and there shall be no cumulative voting. Holders of common stock shall not have preemptive rights to subscribe to the corporation's securities.

Abe A. Bailey, Esquire
Florida Bar No. 0480398
ABE A. BAILEY, P.A.
18350 N.W. 2nd Avenue, 5th Floor
Miami, Florida 33169

ARTICLE V

The name of the initial registered agent of this corporation is Raymond Elliott, MD. The street address of the initial registered office of the corporation in the State of Florida is 14260 S.W.

16th Street, Davie, Fl 33325 and the principal place of business of the corporation is 322 S. Federal Highway, Dania, Fl 33004.

ARTICLE V1

The corporation shall have three (3) initial directors. The number of directors may be increased or decreased from time to time in the manner provided in the bylaws of the corporation. The name and street addresses of the initial directors are:

RAYMOND ELLIOTT 14260 S.W. 16TH STREET DAVIE, FL 33325

KATHERINE NTEKIM 19461 N.W. 7TH STREET PEMBROKE PINES, FL 33029

VINETTE ALEXANDER 19840 N.E. 10TH AVENUE MIAMI, FL 33179

ARTICLE V11

The name and address of the incorporator of these Articles of Incorporation is Raymond Elliott, at 14260 S.W. 16th Street, Davie, Fl 33325.

ARTICLE V111

The power to adopt, alter, amend, or repeal bylaws shall be vested in the Board of Directors and the shareholder.

ARTICLE 1X INDEMNIFICATION

The corporation shall indemnify to the full extent permitted by

law, the incorporator, any officer, director, employee, or agent of the corporation, or any former officer director, employee, or agent of the corporation, or any person who at the request of the corporation is or was serving as a director, officer, employee, or agent of another corporation partnership, joint venture, trust or other enterprise.

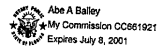
ARTICLE X AMENDMENT

This corporation reserves the right to amend or repeal any prior provisions contained in these Articles of Incorporation or any amendment thereto.

IN WITNESS WHEREOF, th	e undersigned incorporator has executed
these Articles if Incorpora	ation, this day of November,
1999.	Allow
Ī	RAYMOND ELLIOTT, -Incorporator
STATE OF FLORIDAT)	
COUNTY OF DADE	Control of the contro

> NOTARY FUELIC (Signature) State of Florida, at Large

My Commission Expires:



law, the incorporator, any officer, director, employee, or agent of the corporation, or any former officer director, employee, or agent of the corporation, or any person who at the request of the corporation is or was serving as a director, officer, employee, or agent of another corporation partnership, joint venture, trust or other enterprise.

ARTICLE X AMENDMENT

This corporation reserves the right to amend or repeal any prior provisions contained in these Articles of Incorporation or any amendment thereto.

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles if Incorporation, this is day of November, 1999.

RAYMOND ELLIOTT, -Incorporator

> NOTARY PUBLIC (fighature) State of Florida, at Large

My Commission Expires:

STATE OF FLORIDA

COUNTY OF DADE

Abe A Bailey

My Commission CC661921

Expires July 8, 2001

CONSENT TO ACTION TAKEN IN LIEU OF RE-ORGANIZATIONAL MEETING

OF

ROYAL FAMILY MEDICAL CENTER, AC				
The undersigned being the incorporator of the corporation				
consent to and ratify the action taken to organize the corporation				
as follows:				
The Certificate of Incorporation filed on				
with the Secretary of State of Florida was approved and inserted in				
the record book of this corporation.				
The persons whose names appear below were appointed directors				
of the corporation to serve for a period of one year until their				
successors are appointed or elected and shall qualify:				
RAYMOND ELLIOTT				
KATHERINE NTEKIM				
VINETTE ALEXANDER				
The persons whose names appear below were appointed officers				
of the corporation to serve for a period of one year and until				
their successors are appointed or elected and shall qualify:				
Office The Table Name				
President/Registered Agent RAYMOND ELLIOTT				
Vice-President/Secretary KATHERINE NTEKIM				
Treasurer VINETTE ALEXANDER				
By-Laws regulating the conduct of business and affairs of the				
corporation as prepared by counsel for the corporation were adopted				
and inserted in the record book.				

The Seal, an impression of which appears in the margin of this consent was adopted as the corporate seal of the corporation, and the specimen of certificates for shares in the form exhibited and inserted in the record book was adopted as the corporate certificate.

ISSUANCE OF INITIAL SHARES (a) ACKNOWLEDGMENT OF SUBSCRIPTIONS:

The corporation hereby acknowledges that subscription were received by its and are hereby accepted by it from the persons in the amounts and for the consideration set forth below:

Subscriber - Number of Shares Consideration

Subscriber	Subscribed for		
RAYMOND ELLIOTT	33 1/3%	\$ 1.00	
VINETTE ALEXANDER	33 1/3%	\$ 1.00	
KATHERINE NTEKIM	33 1/3%	\$ 1.00	

- (b) PAYMENT OF SUBSCRIPTIONS: The officers of the corporation are hereby authorized to call for the payment of such subscriptions and to issue shares evidenced by properly executed stock certificates against receipt of the subscription price therefor.
- (c) NONASSESSABILITY: On receipt of the subscription price from each subscriber and the issuance of shares to him or her, such shares will be validly authorized and issued, fully paid and nonassessable.
- (d) ALLOCATION OF PROCEEDS: of the consideration received by the corporation for the capital stock to be issued hereunder, One Dollar (\$1.00) shall be allocated to the capital stock account of the corporation for each share issued and the balance shall be allocated to the paid in surplus account.
 - (e) DESIGNATION OF BANK DEPOSITORY: The Treasurer

of the corporation is authorized to open on behalf of the corporation such accounts as he deems necessary or appropriate at any commercial bank and to endorse any checks, drafts, notes, orders and bills of exchange payable to or otherwise the property of the corporation; to deposit them in such accounts; and to draw and sign checks on such accounts in the name of the corporation. The Board of Directors hereby adopts any resolutions required by such bank in connection with this designation as depository, provided the President of the corporation instructs the Secretary in writing to insert as a appendix to this consent a copy of such resolutions, which shall thereupon he deemed to have been adopted by the Board of Directors.

The corporation shall elect to be taxed as a "small business corporation" for income tax purposes under the provisions of Section 1372 of the Internal Revenue Code and the property officers of the corporation be and they hereby authorized and directed to evidence such election by completing and filing Form 2553 of the United States Treasury Department, Internal Revenue Service.

Executed by the undersigned as first director of ROYAL FAMILY MEDICAL CENTER., on the dates indicated.

Names of directors RAYMOND ELLIOTT	Date of Execut	SECRETARY OF TALLAHORS SEE FI	T
VINETTE ALEXANDER WATTERINE NITEKIM	11/1/99	4: 24 STATE ORIDA	U