CORPORATION	
REINSTATEMENT	



## FLORIDA DEPARTMENT OF STATE Secretary of State

DIVISION OF CORPORATIONS

FILED

03 NOV 13 PM 3: 41

TALLAHASSEE, FLORIDA

DOCUMENT# v06021

1. Corporation Name

SIGNATURE:

Northside Chiropractic Clinic, P.A.					100024917761 11/21/0301015013 **150.00					
2. Principal Office Address			3. Mailing Office Address		reinst		FIMENT	/ /2		
926 South Second St.			926 South Second St.		 	3044	Cand V Cata U V Cata			
Suite, Apt. #, etc.			Suite, Apt. #, etc.		<u></u>					
					4. Date Incorp To Do Busir	ness in Ek	orida			
City & State			City & State		5. FEI Numbe		1/10	) / 9-2 - Applied For		
Jacksonville Beach FL			Jacksonville BEach FL		59-31		2	Not Applicable		
Zip Country		6. CERTIFICATE OF STATUS DESIRED								
32250	<u></u>	Duva1	32250	Duval	CENTIFICATE	OF STATE	JO DESINED []	TO CONTINUE OF STREET		
7. Name and Address of Current Registered Agent										
	Name									
	Steven L. Rhodes Street Address (P.O. Box Number is Not Acceptable)									
	926 South Second St.									
	Suite, Apt	. #, Etc.						k i		
	City					State	Zip Code			
	Ja	<u>cksonville Be</u>	each			FL	32250			
8. I, being appointed the registered agent of the above named corporation, am familiar with and accept the obligations of section 607.0505 or 617.0503, F.S.  Signature of Registered Agent Date 10-23-03  REGISTERED AGENT MUST SIGN  9. Names and Street Addresses of Each Officer and/or Director (Florida nonprofit corporations must list at least 3 directors)										
	and Street A	Name of	701 Director (Florida Horipic	Street Address of Each						
Titles		Officers and/or Directors		Officer and/or Director			City / State	City / State / Zip		
P/D	Stev	en L. Rhodes	926	South Second	St.	Jac	ksonville	Beach FL 32250		
					Bull	3				
					, , , , , , , , , , , , , , , , , , ,		, <u> </u>			
this rein owed b	nstatement ap by the corpora	oplication, the reason for disso tion have been paid and the r	olution has been eliminated names of individuals listed o	o execute this application as p , the corporate name satisfies on this form do not qualify for a e legal effect as if made unde	the requirements an exemption unde	of section	607.0401 or 617.04	01, F.S., that all fees		

SIGNATURE AND TYPED OR PRINTED NAME OF SIGNING OFFICER OR DIRECTOR

CR2E081 (10/02)

Daytime Phone #



5300 Emerson St., Suite 1 Jacksonville, Florida 32207 Ph: (904) 398-2011 Fax:(904)398-7898

Member
American Institute of Certified
Public Accountants
Florida Institute of Certified
Public Accountant

November 5, 2003

Ms. Pamela Smith
Florida Department of State
Division of Corporations
P.O. Box 6327
Tallahassee, FL, 32314

## Statement of Reasonable Cause and Transmittal of Articles of Amendment

in re: Northside Chiropractic Clinic, P.A.

Doc. No.: V06021

Dear Ms. Smith,

We recently sent you Articles of Amendment to amend the name and address of the above named corporation. You returned the amendment because the corporation had apparently been disolved due to the non-filing and payment of the 2003 UBR (copy of your letter attached.) We have enclosed herewith a completed "Corporate Reinstatement" form, along with a check for \$150.00 and humbly request that you consider the following explanation for the non-filing as reasonable cause sufficient for the waiver of the penalties.

Dr. Rhodes sold all the assets of his practice (but not the corporation itself) early in 2003. He retains the corporation to collect on the installment note and conduct further business. The purchasers of the practice have been negligent in forwarding the mail to Dr. Rhodes. Accordingly, he never received his 2003 UBR. Quite frankly, none of us ever thought about it until we filed the Articles of Amendment. Certainly Dr. Rhodes never would have failed to remit the UBR and annual fee if he had received it. We respectfully request that you allow the reinstatement of this corporation and waive the penalties so that this inadvertant oversight does not result in the dire Federal Income Tax consequences that would ensue if the corporation were liquidated (due to the existence of the installment note.)

With this filing, we are also re-submitting the Articles of Amendment (and another check for \$35.00) to change the name and address of The Corporation. This is in order to avoid confusion as the purchasers are doing business under the old name as a d/b/a.

Ms. Smith, we again request that you allow Reinstatement, without any penalty, as this was completely an oversight, born from the confusion following the sale of the business,

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but most of all, because it was out of Dr. Rhodes hands as he <u>never received his 2003</u> <u>UBR</u>. A corporate liquidation at this time would accelerate all the gain on the installment note which would result in tens of thousands of dollars in Federal Income Taxes due, without having received any of the cash with which to pay the tax.

We thank you for your consideration in this matter. If there are any further questions or if I may be of further assistance, please call me at (904) 398-2011.

Sincerely yours,

Charles L. Moll, Jr.

Certified Public Accountant

encl.