State of Chade Island and Providence Plantations BUSINESS CORPORATION

ORIGINAL ARTICLES OF INCORPORATION

	The undersigned acting as incorporator(s) of a corporation under Chapter 7-1.1 of
the	General Laws, 1956, as amended, adopt(s) the following Articles of Incorporation
for	such corporation:

First.	The name of the corporation is	
	WILLIAM G. TSIARAS, M.D., LNG. ation pursuant to §7-1.1-51 of the General Laws, 1956, as amended) (strike if inapplicable)	
SECOND.	The period of its duration is (if perpetual, so state)perpetual	
THIRD.	The purpose or purposes for which the corporation is organized are:	

- (1) Rendering professional medical services; and
- (2) Engaging in any and all lawful business whatsoever necessary in connection with or incidental to the exercise, attainment or furtherance of the purposes hereinbefore set forth.

The corporation shall have power: (See §7-1.1-4 of the General Laws, 1956, as amended.)

- (a) To have perpetual succession by its corporate name unless a limited period of duration is stated in its articles of incorporation.
 - (b) To sue and be sued, complain and defend, in its corporate name.
- (c) To have a corporate seal which may be altered at pleasure, and to use the same by causing it, or a facsimile thereof, to be impressed or affixed or in any other manner reproduced.
- (d) To purchase, take, receive, lease, or otherwise acquire, own, hold, improve, use and otherwise deal in and with, real or personal property, or any interest therein, wherever situated.
- (e) To sell, convey, mortgage, pledge, lease, exchange, transfer and otherwise dispose of all or any part of its property and assets.
 - (f) To lend money and to use its credit to assist its employees.
- (g) To purchase, take, receive, subscribe for, or otherwise acquire, own, hold, vote, use, employ, sell, mortgage, lend, pledge or otherwise dispose of, and otherwise use and deal in and with, shares or other interests in, or obligations of, other domestic or foreign corporations, associations, partnerships or individuals, or direct or indirect obligations of the United States or of any other government, state, territory, governmental district or municipality or of any instrumentality thereof.
- (h) To make contracts and guarantees and incur liabilities, borrow money at such rates of interest as the corporation may determine, issue its notes, bonds, and other obligations, and secure any of its obligations by mortgage or pledge of all or any of its property, franchises, and income.
- (i) To lend money for its corporate purposes, invest and reinvest its funds, and take and hold real and personal property as security for the payment of funds so loaned or invested.
- (j) To conduct its business, carry on its operations, and have offices and exercise the powers granted by this chapter, within or without this state.
 - (k) To elect or appoint officers and agents of the corporation, and define their duties and fix their compensation.
- (I) To make and alter by-laws, not inconsistent with its articles of incorporation or with the laws of this state, for the administration and regulation of the affairs of the corporation.
 - (m) To make donations for the public welfare or for charitable, scientific or educational purposes,
- (n) To transact any lawful business which the board of directors shall find will be in aid of governmental authority.
- (0) To pay pensions and establish pension plans, pension trusts, profit-sharing plans, stock option plans and other incentive plans for any or all of its directors, officers and employees.
- (p) To provide insurance for its benefit on the life of any of its directors, officers, or employees, or on the life of any stockholder for the purpose of acquiring at his death shares of its stock owned by such stockholder.
 - (q) To be a promoter, partner, member, associate, or manager of any partnership, enterprise or venture.
 - (r) To have and exercise all powers necessary or convenient to effect its purposes

FOURTH. The aggregate number of shares which the corporation shall have authority to issue is:

(a) If only one class: Total number of shares ... $.1000\,\mathrm{G}$

(If the authorized shares are to consist of one class only, state the par value of such shares or a statement that all of such shares are to be without par value.)

Common stock without par value

O1.

(b) If more than one class: Total number of shares

(State (A) the number of shares of each class thereof that are to have a par value and the par value of each share of each such class, and/or (B) the number of such shares that are to be without par value, and (C) a statement of all or any of the designations and the powers, preferences and rights, including voting rights, and the qualifications, limitations or restrictions thereof, which are permitted by the provisions of title 7 of the General Laws in respect of any class or classes of stock of the corporation and the fixing of which by the articles of association is desired, and an express grant of such authority as it may then be desired to grant to the board of directors to fix by vote or votes any thereof that may be desired but which shall not be fixed by the articles.)

FIFTH. Provisions (if any) dealing with the preemptive right of shareholders pursuant to \$7-1.1-24 of the General Laws, 1956, as amended:

See attached sheet

 $\ensuremath{\mathsf{Sixth}}.$ Provisions (if any) for the regulation of the internal affairs of the corporation:

See attached sheet

Eighth. The number of directors constituting the initial board of directors of the reporation is and the names and addresses of the persons who are serve as directors until the first annual meeting of shareholders or until their coessors are elected and shall qualify are: (If this is a close corporation pursuant to §7-1.1-51 of the General Laws, 1956, as amended, state the name(s) address(es) of the officers of the corporation.) Name		red agent at such address is: A. Hambly, Jr., Esquire		
serve as directors until the first annual meeting of shareholders or until their ccessors are elected and shall qualify are: If this is a close corporation pursuant to \$7.11.51 of the General Laws, 1956, as amended, state the name(s) address(es) of the officers of the corporation.) Name Address William G. Tsiaras Ninth. The name and address of each incorporator is: Name Address Charles A. Hambly, Jr., Esq. 123 Dyer Street, Providence, R.I. 025 Tenth. Date when corporate existence to begin (not more than 30 days after				
Name Name Address William G. Tsiaras Ninth. The name and address of each incorporator is: Name Address Charles A. Hambly, Jr., Esq. 123 Dyer Street, Providence, R.I. 025	•••	rst annual meeting of shareholders or until their	e as directors until the f	o serve a
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STATE OF RHODE ISLAND COUNTY OF Providence	City	of Provid	ence
COUNTY OF Providence	SI SINONWIK	J	***************************************
in said county this ³⁰	Oth day of .	Seutember.	, A.D. 19 ⁸³
then personally appeared	before me Charles	s.A. Hambly, Jr	., Esquire
each and all known to me instrument, and they seve their free act and deed.			
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FIFTH: In addition to the restrictions on transfer of capital stock imposed by Chapter -5.1 of the General Laws of Rhode Island, 1956, as amended, the capital stock of this orporation shall be issued, held, owned and transferred subject to the following terms, onditions and options: (1) the holder of stock desiring to sell, transfer or otherwise dispose f any of such stock may not sell, transfer or otherwise dispose of the same without first ffering to sell the same to the corporation, and if the corporation fails to notify the holder f its election to buy all of the stock so offered within the ninety day period as hereinafter rovided, then without secondly, offering to sell the same or so much thereof as the corporaion has not agreed to purchase, to the other stockholders. (2) Offers to sell shall be in riting and shall state the number of shares to be sold and the price at which the holder is illing to sell and the name and address of the proposed transferee if sale or transfer to ome particular person is desired, and any executor, administrator, trustee in bankruptcy, ssignee in insolvency, receiver or any other person who shall acquire any such stock under my order of the court or legal process or by operation of law or otherwise than by issue or ale by this corporation or by transfer under these provisions, shall immediately upon becoming he holder of such stock, notify the corporation of such fact and offer to sell such stock in occordance with these provisions. No offer to sell to the other stockholders shall be considered validly given until the corporation has notified the holder of its election to exercise or reject its option or until the expiration of the ninety day period, whichever first occurs. (3) Notice of the election to purchase all or any part of the stock so offered must be given within ninety days after the receipt of the offer to sell and such notice must specify a time within thirty days of the date of such notice and the place where and the person to whom such holder may present the stock for surrender and cancellation and receive payment therefor. (4) Unless a purchase price be agreed upon within ten days of the giving of such notice, the stock shall be bought and sold at its fair market value as of the date the offer to sell is made as determined by the accountant employed by the corporation at the time said offer is made. If there be no accountant so employed, then the determination shall be made as iforesaid by an independent accountant agreed upon by the parties or if they fail to agree, by an independent accountant appointed by a Rhode Island court having jurisdiction over such natters. (5) If the stockholders elect to purchase more shares than the number offered for, sale, they shall be entitled to purchase and receive a pro-rata proportion of the stock offered for sale based on their respective holdings at the time such offer is made. (6) A pledge or hypothecation of stock shall not be deemed a sale, but no transfer of stock pledged or hypothecated shall be made by the corporation on its books unless and until a foreclosure thereof, and then such transfer shall be subject to the foregoing provisions. (7) The corporation shall have the right to refuse to any person who shall acquire any stock otherwise than by issue or sale by the corporation or by transfer under this provision the right to a vote or the right to enjoy any privilege of a stockholder, and shall have the right to refer to declare or pay any dividend on any such stock. The corporation shall not declare or pay a dividend on any stock retained by any stockholder after tender of the value thereof, as provided above, and such person shall not have the right to a vote nor enjoy any of the privileges of a stockholder. The foregoing provisions of this Article FIFTH may be waived by the unanimous vote of the stockholders.

SIXTH: Prior to the issuance of any stock of this corporation, and until officers and/or directors have been elected, the incorporators may amend the articles of association of this corporation by the unanimous vote of said incorporators either by addition to its corporate powers and purposes, or by diminution thereof; or by substituting other powers and purposes, in whole or in part, for those set forth in the articles of association; or by changing its corporate name; or by increasing or decreasing its authorized capital stock, or any class thereof; or by changing the number and par value of the shares of its capital stock or of any class thereof; or by creating new classes of stock; or by otherwise changing the kinds, classes and voting powers of its capital stock; or by making any other changes or alterations in its articles of association; Provided, that no such amendment, change or alteration shall contain any provision which could not lawfully be contained in original articles of association under Chapter 7-2 and 7-5.1 of the General Laws of Rhode Island filed at the time of filing such amendment; and provided, further, that no such amendment, change or alteration shall shorten the period of duration of such corporation.

CERTIFICATE OF INSURANCE

This is to Certify, that policies in the name of

NAMED INSURED and ADDRESS William G. Tsiaras, M. D. Inc. and/or William G. Tsiaras, M. D. - Individually 110 Lockwood Street

Providence, R. I. 02903 THIS CERTIFICATE OF INSURANCE NEITHER AFFIRMATIVELY NOR NEGATIVELY AMENDS. EXTENDS OR ALTERS THE COVERAGE AFFORDED BY ANY POLICY DESCRIBED HEREIN.

and the Insured for Professional Liability covering the Insured

with Limits of not less than \$100,000, per claim as follows

KIND OF Insurance	POLICY Number	POLICY Period	im as follows: LIMITS			
WORKMEN'S COMPENSATION		Eff.	Workm	en's Compensation Ins.		STATUTORY
AND EMPLOYERS' LIABILITY		Exp.	Employ	ers' Liability Ins.	S	
 -				BODILY INJURY		PROPERTY DAMAGE
COMPREHENSIVE GENERAL		Eff.	\$, 000 Each occurrence	\$, 000 Each occurrence
LIABILITY		Exp.	\$	000 Aggregate	\$, 000 Aggregate
MANUFACTURERS' AND		Eff.	\$, 000 Each occurrence	\$, 000 Each occurrence
CONTRACTORS' LIABILITY		Exp.			\$. 000 Aggregate
OWNERS', LANDLORDS'		Eff.	\$, 000 Each occurrence	\$, 000 Each occurrence
AND TENANTS' LIABILITY		Exp.			\$, 000 Aggregate †
CONTRACTUAL		Eff.	\$, 000 Each occurrence	\$, 000 Each occurrence
LIABILITY		Exp.			\$, 000 Aggregate
AUTOMOBILE LIABILITY))	
Owned Automobiles		Eff.	(\$, 000 Each person	(\$,000 Each occurrence
Hired Automobiles		Exp.	(\$, 000 Each occurrence	(
Non-Owned Automobiles			,		<u>l</u>	
COMPREHENSIVE AUTO		Eff.	\$, 000 Each person	\$, 000 Each occurrence
MOBILE LIABILITY		Exp.	\$, 000 Each occurrence	L	
OTHER:		Eff. Date of Co	orpora	te		
Professional	1111 1451/	Exp.Approval				
Liability	JUA 11716					

†Aggregate not applicable if Owners' Landlords' and Tenants' Liability Insurance excludes structural alterations, new construction and demolition.
and cover, in accordance with the policy terms, employees of the Named Insured with Limits of not less than \$100,000. per claim. Member of the Corporation: (William G. Tsiaras, M.D.)

In the event of any material change in, or cancellation of, said policies, the undersigned company will endeavor to give written notice to the party to whom this certificate is issued, but failure to give such notice shall impose no obligation nor liability upon the company.

September 29, 1983

Dated Medical Malpractice Joint Underwriting

Name of Association of Rhode Island

Company:

AUTHORIZED REPRESENTATIVE

Jason/H. Katz

Secretary, MMJÚA - R. I.

CERTIFICATE ISSUED TO:

Secretary of the State of Rhode Island

State House

Providence, Rhode Island 02903

NAME and ADDRESS

