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State of Idaho

Department of State.

CERTIFICATE OF INCORPORATION OF

EMERGENCY MEDICINE GROUP, P.A.

I, PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify that duplicate originals of Articles of Incorporation for the incorporation of the above named corporation, duly signed pursuant to the provisions of the Idaho Business Corporation Act, have been received in this office and are found to conform to law.

ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Certificate of Incorporation and attach hereto a duplicate original of the Articles of Incorporation.

Dated: March 14, 1991



Pete T. Cenarrusa

SECRETARY OF STATE

by: _____

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ARTICLES OF INCORPORATION OF

EMERGENCY MEDICINE GROUP, P.A.

ARTICLE I - CORPORATE NAME

The name of this corporation shall be EMERGENCY MEDICINE GROUP, P.A. (hereafter "Corporation").

ARTICLE II - PERIOD OF DURATION

The Corporation shall have perpetual duration.

ARTICLE III - PURPOSES OF CORPORATION

The Corporation is organized

- (1) to render Emergency Room Medical Services;
- (2) to render other or additional medical services as the Corporation through its shareholders and/or employees is qualified, licensed or otherwise empowered and authorized to perform.
- (3) to transact any and all lawful business permitted to be transacted by Professional Service Corporations under Title 30, Chapter 13 of the Idaho Code and particularly under Idaho Code Section 30-1307;

ARTICLE IV - STOCK

The Corporation is authorized to issue two hundred (200) shares of stock, consisting of one (1) class only, which shares shall have no par value. No stock shall be issued to anyone other than a person who is duly licensed or otherwise legally authorized to render the same specific professional services as those for which this Corporation is incorporated.

ARTICLE V - S INCORPORATION

The Corporation is being incorporated as an S corporation pursuant to the requisites of 26 U.S.C. Section 1361 *et seq.*, and any sale of shares of stock of the Corporation shall be conditioned on the consent of any prospective shareholder to election of Subchapter S treatment of the Corporation. Shares of stock in the Corporation may not be sold, pledged, or otherwise offered to any entity whose ownership or interest in such shares would jeopardize the existence of the Corporation as an S corporation.

ARTICLE VI - REPURCHASE OF STOCK

The Corporation shall at all times have the right, on the same terms offered to any other entity in writing, to repurchase shares of stock in the Corporation. The Corporation shall further have the right at all times to repurchase issued shares at the price for which those shares were purchased by the present holder thereof, whether the shares to be repurchased were purchased from the Corporation or from another shareholder.

ARTICLE VII - RESTRICTIONS ON TRANSFER OF STOCK

The Corporation shall at all times have the right to prohibit transfer of any stock of the Corporation or of any interest whatsoever in its stock to any entity whose ownership or interest in the stock of the Corporation would cause the Corporation to lose any exemption from registration of its stock.

ARTICLE VIII - VOTING

No shareholder of this Corporation shall enter into a voting trust agreement or any other type of agreement vesting another person or entity with the authority to exercise the voting power of any or all of his stock.

When four (4) Directors exist on the Board of Directors of the Corporation, and any particular vote is deadlocked at 2 for and 2 against, the Director having the longest tenure of continuous affiliation with Mercy Medical Center, Nampa, Inc., shall, in addition to his previous vote, cast the deciding vote in determining the action the Corporation will take on the motion before it. Such a vote in the event of a deadlock shall not be effective to change the number of Directors pursuant to Article X of these articles.

ARTICLE IX - INCORPORATOR

The name and address of the incorporator is

Neil Farris
921 Scotts Avenue
Nampa ID 83651

ARTICLE X - INITIAL REGISTERED AGENT AND ADDRESS

The Corporation's initial registered agent and address for service of process shall be

Neil Farris
921 Scotts Avenue
Nampa ID 83651.

ARTICLE XI - BOARD OF DIRECTORS

The initial Board of Directors of the Corporation shall consist of the following four (4) persons, at the addresses stated:

Neil Farris, D.O.
921 Scotts Avenue
Nampa ID 83651

Michael W. Carte, M.D.
10094 Edna
Boise ID 83704

Mark Thomas, D.O.
c/o Emergency Room,
Mercy Medical Center
1512 12th Ave. Rd.
Nampa ID 83686

Gary Walsh M.D.
7713 Spring Drive
Nampa ID 83686

The number of Directors shall be no less than three (3) and no more than five (5), and the number shall be changed only by a majority of the then Directors at a Directors' meeting held no less than thirty (30) days prior to any election of new Directors.

ARTICLE XII - CORPORATE OFFICERS

The general officers of the Corporation shall be president, vice-president, and secretary-treasurer.

The principal duties of the President shall be to preside at all meetings of the Board of Directors and to have a general supervision of the affairs of the Corporation.

The principal duties of the Vice-president shall be to discharge the duties of the president in the event of absence or disability, for any cause whatsoever, of the president.

The principal duties of the Secretary-treasurer shall be to countersign all deeds, leases, and conveyances executed by the Corporation; affix the seal of the Corporation thereto and to such other papers as shall be required or directed to be sealed; to keep a record of the proceedings of the Board of Directors; to safely and systematically keep all books, papers, records, and documents belonging to the Corporation, or in any way pertaining to the business thereof; to keep an account of all moneys, credits, and property of any and every nature of the Corporation which shall come into his hands; to keep an accurate account of all moneys received and disbursed and of proper vouchers for moneys disbursed; to render such accounts, statements, and inventories of moneys received and disbursed and of money and property on hand; and to generally supervise all matters pertaining to his office, as shall be required by the Board of Directors.

The Board of Directors may provide for the appointment of such additional officers as they may deem for the best interest of the Corporation.

Whenever the Board of Directors may so order, any two offices, the duties of which do not conflict, may be held by one person, except that the offices of Secretary and President may not be held by the same person.

The Officers shall perform such additional or different duties as shall from time to time be imposed or required by the Board of Directors, or as may be prescribed from time to time by the Bylaws.

ARTICLE XIII - ELECTION OF OFFICERS

The Officers of the Corporation shall be elected annually by the Board of Directors, and an Officer who states in writing to the Board that he or she wishes to remain an Officer shall be replaced only by the vote of a majority of the full Board then in Office.

ARTICLE XIV - INDEMNIFICATION OF OFFICERS AND DIRECTORS

To the maximum extent permitted by the laws of the State of Idaho, the Corporation shall indemnify and hold harmless the Directors and Officers of the Corporation from any and all costs, damages and expenses, including without

limitation attorney fees and court costs, for any liability or potential liability incurred by the Officers or Directors relating in any way to the operation, management, or administration performed on behalf of the Corporation or for its benefit by any person whomsoever.

ARTICLE XV - LIABILITY OF OFFICERS AND DIRECTORS

The Officers and/or Directors of this Corporation shall not be personally liable to the Corporation for breach of any fiduciary duty owed to the Corporation, except for the following instances:

1. Breaches of the Officer's or Director's duty of loyalty;
2. Acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of the law;
3. Any transaction by which a Director or an Officer derived an improper personal benefit;
4. A Director's assent to any distribution of the assets of the Corporation without providing for payment of all known debts, liabilities and obligations of the Corporation prior to dissolution or liquidation.

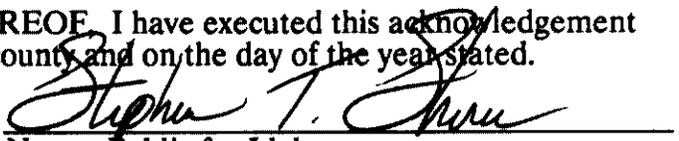
DATED this 12 day of March, 1991.


Neil Farris, D.O., Incorporator

STATE OF IDAHO)
County of Canyon) ss.

On this 12th day of March, 1991, before me, a notary public of the State of Idaho, personally appeared NEIL FARRIS, known to me to be the person whose name is subscribed to these articles of incorporation, and acknowledged to me that he executed this instrument.

IN WITNESS WHEREOF, I have executed this acknowledgement and affixed my official seal in the county and on the day of the year stated.


Notary Public for Idaho
Residing at Meridian, Idaho
Commission Expires: 3-9-94