

# State of Idaho

## Department of State

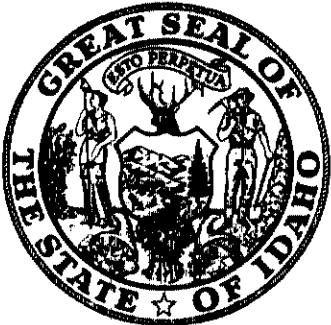
### CERTIFICATE OF INCORPORATION OF

HOME I.V. CARE, INC.

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: September 16, 1993



Pete T. Cenarrusa  
SECRETARY OF STATE  
By A handwritten signature of Pete T. Cenarrusa in black ink, placed below the typed title and above a horizontal line.

ARTICLES OF INCORPORATION OF  
HOME I.V. CARE, INC. <sup>RECEIVED</sup>  
SEC. OF STATE

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The undersigned, acting as incorporators of a corporation under the Idaho Business Corporation Act, adopt the following Articles of Incorporation for such corporation:

**FIRST:** The name of the corporation is Home I.V. Care, Inc.

**SECOND:** The period of its duration is perpetual.

**THIRD:** The purpose or purposes for which the corporation is organized are: Establishment and operation of a business for sale for home administration of pharmaceuticals; and all activities reasonably related thereto together with the transaction of all other lawful business for which corporations may be incorporated under the Idaho Business Corporation Act, Section 30-1-3.

**FOURTH:** The aggregate number of shares which the corporation shall have authority to issue is ten thousand (10,000) shares of \$10 par value common stock.

**FIFTH:** Shareholders shall have full pre-emptive rights as to issuance of common stock.

**SIXTH:** Provisions for the regulation of the internal affairs of the corporation as such as may be provided by the By-Laws of the corporation, including provision for restriction on transfer of shares, as provided in Idaho Business Corporation Act, Section 30-1-23A.

**SEVENTH:** The address of the initial registered office of the corporation is 701 East Center, Pocatello, Idaho 83201, and the

name of its initial registered agent at such address is Lorri D. Gebo-Shaver.

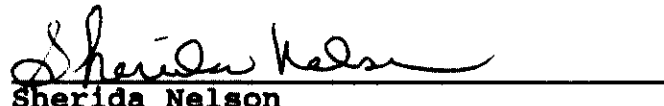
EIGHTH: The number of directors constituting the initial Board of Directors of the corporation is two and the names and addresses of the persons who are to serve as directors until the first annual meeting of shareholders or until their successors are elected and shall qualify are:

<u>Initial Director</u>	<u>Address</u>
Dave Gebo	122 South 6th Pocatello, Idaho 83201
Lorri D. Gebo-Shaver	122 South 6th Pocatello, Idaho 83201
Sherida Nelson	122 South 6th Pocatello, Idaho 83201

NINTH: The names and addresses of the incorporators are:

Dave Gebo	122 South 6th Pocatello, Idaho 83201
Lorri D. Gebo-Shaver	122 South 6th Pocatello, Idaho 83201
Sherida Nelson	122 South 6th Pocatello, Idaho 83201

DATED this 14 day of September, 1993.

  
Dave Gebo  
Lorri D. Gebo-Shaver  
Sherida Nelson