mstratton PAOI

Alison Lundergan Grimes
Kentucky Secretary of State
Received and Filed:

Received and Filed: 2/24/2015 8:16 AM Fee Receipt: \$50.00

ARTICLES OF INCORPORATION OF HORMONE HEALTH EXPRESS OF KENTUCKY, P.S.C.

THE UNDERSIGNED, as incorporator of Hormone Health Express of Kentucky, P.S.C., hereby certifies that these Articles of Incorporation are signed for the purpose of forming a professional service corporation under the Kentucky Business Corporation Act (the "Act"), Chapter 274 of the Kentucky Revised Statutes, as follows:

ARTICLE I NAME

The Corporation's name is Hormone Health Express of Kentucky, P.S.C.

ARTICLE II SHARES

The Corporation shall have the authority to issue one thousand (1,000) shares of common stock.

ARTICLE III REGISTERED OFFICE AND AGENT; PRINCIPAL PLACE OF BUSINESS

- 3.01 Registered Agent and Office. The street address of the Corporation's registered office is 9600 Brownsboro Road, Suite 220, Louisville, Kentucky 40241, and the name of its initial registered agent at such address is Ted V. Ennenbach.
- 3.02 **Principal Office**. The mailing address of the Corporation's principal place of business is 9600 Brownsboro Road, Suite 220, Louisville, Kentucky 40241.

ARTICLE IV PROFESSIONAL PRACTICE

The profession to be practiced through the professional service corporation is the medical profession.

ARTICLE V DURATION

The Corporation shall have perpetual duration, subject to its being dissolved in the manner prescribed by law.

ARTICLE VI INCORPORATOR

Ted V. Ennenbach is the Corporation's incorporator. His address is 9600 Brownsboro Road, Suite 220, Louisville, Kentucky 40241.

ARTICLE VII INDEMNIFICATION OF DIRECTORS, OFFICERS & EMPLOYEES

- Generally. The Corporation shall, to the fullest extent permitted by the Act, indemnify each of its directors, officers, and employees against expenses (including counsel fees), judgments, taxes, fines, and amounts paid in settlement, incurred by him or her in connection therewith, and shall advance expenses (including counsel fees) incurred by him or her in defending, any threatened, pending, or completed action, suit, or proceeding (whether civil, criminal, administrative, or investigative) to which he or she is, or is threatened to be made, a party by reason of the fact that he or she is or was a director, officer, or employee, or is or was serving at its request as a director, officer, partner, employee, or agent of another domestic or foreign corporation, partnership, joint venture, trust, or other enterprise. Advancement of expenses shall be made upon receipt of an undertaking, with such security, if any, as the Board or shareholders may reasonably require, by or on behalf of the person seeking indemnification to repay amounts advanced if it shall ultimately be determined that he or she is not entitled to be indemnified by the Corporation.
- 7.02 **Insurance**. The Corporation may purchase and maintain insurance on behalf of any person who is or was entitled to indemnification as described above, whether or not the Corporation would have the power or be obligated to indemnify him or her against such liability under either this Article VII or the Act.
- 7.03 **Repeal or Modification**. Any repeal or modification of this Article VII by the Board of Directors or shareholders of the Corporation shall not adversely affect any right or protection of a director or officer of the Corporation under this Article VII with respect to any act or omission occurring prior to the time of such repeal or modification.

ARTICLE VIII LIMITATION OF DIRECTORS' PERSONAL LIABILITY

A director of the Corporation shall not be personally liable to the Corporation or its shareholders for monetary damages for breach of such director's duties as a director, provided that this provision shall not eliminate or limit the liability of a director: (a) for any transaction in which the director's personal financial interest is in conflict with the financial interests of the Corporation or its shareholders; (b) for acts or omissions not in good faith or which involve intentional misconduct or are known to the director to be a violation of law; (c) for any vote for or assent to an unlawful distribution to shareholders as prohibited under KRS 271B.8-330; or (d) for any transaction from which the director derived an improper personal benefit.

This Article VIII shall continue to be applicable with respect to any such breach of duties by a director of the Corporation as a director notwithstanding that such director thereafter ceases to

be a director and shall inure to the personal benefit of such director's heirs, executors and administrators.

ARTICLE IX ACTION WITHOUT MEETING

Pursuant to K.R.S. 271B.7-040(2), any action, except the election of directors, required or permitted by the Act to be taken at a shareholders' meeting, may be taken without a meeting and without prior notice, if the action is taken by shareholders entitled to vote on the action representing not less than 80% or such higher percentage as may be required by the Act or these Articles of Incorporation of the votes entitled to be cast. Action taken under this Article 9 shall be evidenced by one or more written consents describing the action taken, signed by the shareholders taking the action, and delivered to the Corporation for inclusion in the minutes or filing with corporate records.

Action taken under this Article 9 shall be effective when consents representing the votes necessary to take the action under this Article 9 are delivered to the Corporation, or upon delivery of the consents representing the necessary votes, as of a different date if specified in the consent. Prompt notice of the taking of any action by the shareholders without a meeting under this Article 9 by less than unanimous written consent shall be given to those shareholders entitled to vote on the action who have not consented in writing.

If the Act requires that notice of proposed action be given to nonvoting shareholders and the action is to be taken by consent of the voting shareholders under this Article 9, the Corporation shall give its nonvoting shareholders and voting shareholders whose consent is not solicited, written notice of the proposed action at least ten days before the action is taken. The notice shall contain or be accompanied by the same material that, under the Act, would have been required to be sent to nonvoting shareholders in a notice of meeting at which the proposed action would have been submitted to the shareholders for action.

ARTICLE X THE BOARD OF DIRECTORS

- 10.01 **General**. The Corporation shall be managed by the Board of Directors (the "Board").
- 10.02 **Number**. The number of Directors shall be fixed by resolution of the shareholders or by the By-Laws, but shall neither be less than one (1) nor more than five (5).
- 10.03 Initial Directors. The number of Directors constituting the initial Board is one (1).

ARTICLE XI SHAREHOLDERS

11.01 <u>Initial Shareholder</u>. The name and address of the original shareholder of the professional service corporation is:

Elizabeth Bates, M.D. 9600 Brownsboro Road, Suite 220 Louisville, KY 40241

ARTICLE XII QUALIFICATION

The Incorporator, shareholders and not less than one-half (½) of the Directors, and each of the officers, other than the Secretary and Treasurer, is a qualified person to own shares within the meaning of Chapter 274 of the Kentucky Revised Statutes.

IN WITNESS WHEREOF, witness the signature of Ted V. Ennenbach, the incorporator and registered agent, this day of February, 2015.

Ted V. Ennenbach