STATE OF MARYLAND  
Department of Assessments and Taxation 

I, Michael L. Higgs, Director of the State Department of Assessments and Taxation, hereby certify that the attached document, consisting of 3 pages, inscribed with the same Authentication Code, is a true copy of the public record of the

ARTICLES OF INCORPORATION-CORPORATION 

for 

NORTHWEST CHAPTER OF THE AMERICAN ASSOCIATION OF PHYSICIANS IN MEDICINE, INC. 

(Department ID: D11601523 )

I further certify that this document is a true copy generated from the online service with the State Department of Assessments and Taxation.

In witness whereof, I have hereunto subscribed my signature and affixed the seal of the State Department of Assessments and Taxation of Maryland at Baltimore on this May 14, 2018.

Michael L. Higgs 
Director 

301 West Preston Street, Baltimore, Maryland 21201 
Telephone Baltimore Metro (410) 767-1344 / Outside Baltimore Metro (888) 246-5941 
MRS (Maryland Relay Service) (800) 735-2258 TT/Voice

Online Certificate Authentication Code: 6KNdRN3B_UOq_mNYTn6weg 
To verify the Authentication Code, visit http://dat.maryland.gov/verify 

Certified Documents with a verifiable Authentication Code are Official, State-Approved Documents
CORPORATE CHARTER APPROVAL SHEET
**EXPEDITED SERVICE**
**KEEP WITH DOCUMENT**

DOCUMENT CODE 02
BUSINESS CODE 04

# _______________________

Close ______ Stock ______ Nonstock ______
P.A. ______ Religious ______
Merging (Transferor) ______________________

Surviving (Transferee) ______________________

FEES REMITTED

Base Fee: 100
Org. & Cap. Fee: 20
Expedite Fee: 1
Penalty: 22
State Recordation Tax: 1
State Transfer Tax: 2
Certified Copies: 1
Copy Fee: 2
Certificates: 2
Certificate of Status Fee: 5
Personal Property Filings: 0
Mail Processing Fee: 0
Other: 0
TOTAL FEES: 217

Credit Card ______ Check ______ Cash ______

Documents on ______ Checks ______

Approved By: ______
Keyed By: ______

COMMENT(S):

11/01/2006 AT 11:26 A M NO 0001315481

CERTIFIED
COPY MADE

ID H D16011523 ACK H 1000361993910268
LIBER: B01033 FOLIO: 1612 PAGES: 0083
NORTHWEST CHAPTER OF THE AMERICAN ASSOCIATION OF PHYSICISTS IN MEDICINE, INC.
MAIL BACK

New Name ______________________

Change of Name ______
Change of Principal Office ______
Change of Resident Agent ______
Change of Resident Agent Address ______
Resignation of Resident Agent ______
Designation of Resident Agent ______
and Resident Agent's Address ______
Change of Business Code ______

Adoption of Assumed Name ______

Other Change(s) ______

Code ______

Attention: ______

Mail: Name and Address:

Cecilia A. Hunter
AAPM
One Physics Ellipse
College Park Md 20740

CUST ID: 0001874443
WORK ORDER: 0001317481
DATE: 11-14-2006 08:07 PM
AMT. PAID: $217.00
ARTICLES OF INCORPORATION FOR A TAX-EXEMPT NONSTOCK CORPORATION

FIRST: The undersigned Trevor M. Fitzgerald, MSc
whose address is AAPM, One Physics Ellipse, College Park, MD 20740
hereby form a corporation under the laws of the State of Maryland, being at least eighteen years of age, do(es)

SECOND: The name of the corporation is Northwest Chapter of the American Association of
Physicists in Medicine, Inc.

THIRD: The purposes for which the corporation is formed are as follows: Advance the practice of physics in
medicine and biology.

Said corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such
purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the
Internal Revenue Code, or the corresponding section of any future federal tax code.

FOURTH: The street address of the principal office of the corporation in Maryland is One Physics Ellipse
College Park, Maryland 20740

FIFTH: The name of the resident agent of the corporation in Maryland is Cecilia A. Hunter
whose address is AAPM, One Physics Ellipse College Park, MD 20740

SIXTH: The corporation has no authority to issue capital stock.

SEVENTH: The number of directors of the corporation shall be Three (3) which number may be increased or
decreased pursuant to the bylaws of the corporation. The name(s) of the director(s) who shall act until the first meeting or
until their successors are duly chosen and qualified is/are Steven C. Sutlief, PhD, Guy K. Smith PhD,
Trevor M. Fitzgerald, MSc

EIGHTH: No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members,
trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable
compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article
Third hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise
attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or
distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.
Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to
be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code,
or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible
under Section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning
of Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be
distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

IN WITNESS WHEREOF, I have signed these articles and acknowledge the same to be my act.

SIGNATURE(S) OF INCORPORATOR(S):

Steve Gutelius, Ph.D.

[Signature]

MSc

Filing party's return address:

Cecilia A. Hunter, Director

Finance & Administration, AAPM

One Physics Ellipse, College Park, MD 20740

I hereby consent to my designation in this document as resident agent for this corporation.

SIGNATURE OF RESIDENT AGENT LISTED FIFTH:

[Signature]

CUST ID: 0001874443
WORK ORDER: 0001317481
DATE: 11-14-2006 08:07 PM
AMT. PAID: $217.00

TOTAL P. 03