P95000090497

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
_ _
(Business Entity Name)
,
(Document Number)
Certified CopiesCertificates of Status
-
Special Instructions to Filing Officer:
•

J. Ostrow gave authorization to and name and title for person signing Document. 418 75



100012221071

02/12/03--01033--016 **35.00

SECRETARY OF STATIOHS
DIVISION CERTARY OF CHATIOHS
03 FEB 12 PM 3: 48

N/c

GELCH TAYLOR GIULIANTI HODKIN KOPELOWITZ & OSTROW, P.A.

ATTORNEYS AT LAW 350 EAST LAS OLAS BOULEVARD SUITE 1440

BOCA RATON OFFICE
7900 GLADES ROAD
SUITE 650

BOCA RATON, FLORIDA 33434

TELEPHONE (561) 998-2006

FORT LAUDERDALE, FLORIDA 33301

TELEPHONE (954) 525-4100 FACSIMILE (954) 525-4300

WWW.GELCHLAW.COM

MIAMI OFFICE
777 BRICKELL AVENUE
SUITE 1210
MIAMI, FLORIDA 33131
TELEPHONE (305) 529-8858

February 7, 2003

Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Re: Name change of corporation and resignation of officer/director

Dear Sir/Madam:

Enclosed please find two checks in the amount of \$35.00 each, an amendment to the articles changing the name of the corporation, and a transmittal letter and officer/director resignation form. Please file the documents accordingly.

Should you have any questions, please do not hesitate to contact me.

Very truly yours

JEFFREY M. OSTROW For the Firm

Enclosures JMO/kw



ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

03 FEB 12 PM 3: 48

GELCH TAYLOR GIULIANTI HODKIN KOPELOWITZ & OSTRO	JVV, P.A.
	-
(present name)	
(proposit family)	

P95000090497

GELCH TAYLOR HODKIN KOPELOWITZ & OSTROW, P.A.

(Document Number of Corporation (If known)

Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida profit corporation adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)
ARTICLE 1: THE NAME OF THE CORPORATION SHALL BE CHANGED TO:

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

THIRD:	The date of each amendment's adoption: FEBRUARY 7, 2003
	: Adoption of Amendment(s) (CHECK ONE)
Ź	The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.
	The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):
,	"The number of votes cast for the amendment(s) was/were sufficient for approval by"
	The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.
	The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.
Signature	Signed this
	the shareholders)
	OR (For a Constant Control by the House Constant)
	(By a director if adopted by the directors)
	OR (By an incorporator if adopted by the incorporators)
	(By an incorporator if adopted by the incorporators)
	Jeffrey M DS+row (Typed or printed name)
	V. President