

November 15, 1996

300002011663--5 -11/21/96--01099--001 *****70.00 *****70.00

SECRETARY OF STATE Division of Corporations P. O. Box 6327 Tallahassee, Florida 32314

Dear Sir or Madam:

Please find enclosed a completed Application By Foreign Corporation For Authorization To Transact Business In Florida and a Completed Transmittal Letter, submitted by Strategic Medical Systems, Inc. Also enclosed is a check in the amount of \$70.00 as the registration fee.

If you have any questions, please feel free to call.

Sincerely,

Elizabeth D. Welch
Vice President and Secretary

Enc.

FORATIONS 1/2

TRANSMITTAL LETTER

TO:	Qualification/Tax Lien Section Division of Corporations		
58 (BJI	ECT: Strategic Medical Systems, Inc. (Name of corporation - must include suffix)		
Dear S	ir or Madam: }		
LIOUGE	closed "Application by Foreign Corporation for Authorization to Transact Bus ", "Certificate of Existence", and check are submitted to register the above ref a corporation to transact business in Florida.	iness in erenced	
Please	return all correspondence concerning this matter to the following:		
	Elizabeth D. Welch (Name of Person)		
	Strategic Medical Systems, Inc. (Firm/Company)	AON 95	SECRE
	Two Chase Corporate Drive, Suite 260 (Address)	21 AH	TARY OF 1
	Birmingham, Alabama 35244	2. &	STATE
	(City/State/Zip)		iš.
	you need to call someone concerning this matter, please call:		
- EI	izabeth D. Welch at (205) 987-00 (Name of Person) (Area Code & Destine Takeho		
	(Name of Person) (Area Code & Daytime Telepho	ne Number)	

COURIER ADDRESS:

Qualification/Tax Lien Sec. Division of Corporations 409 E. Gaines St Tallahassee, FL 32399

MAILING ADDRESS:

Qualification/Tax Lien Section Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

APPLICATION BY FOREIGN CORPORATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

IN COMPLIANCE WITH SECTION 607. ISO3, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED TO REGISTER A FOREIGN CORPORATION TO TRANSACT BUSINESS IN THE STATE OF FLORIDA:

1 Strategic Medical Systems, Inc.	
	PATERN ICOMPANYS ICORPORATIONS
(Name of corporation: must include the word "INCORPOR abbreviations of like import in language as will clearly indic person or partnership if not so contained in the name at pre	
persons of personsulp in not so contained in the name at pic	63-11654.78
2. Delaware	363-1165478
(State or country under the law of which it is incorporated)	(FEI number, if applicable)
4. February 16, 1996	5. Perpetual
(Date of Incorporation)	(Duration: Year corp. will cease to exist or "perpetual")
6. May 1, 1996 (Date first transacted business in Florida. (SEE SECTION)	#607.1501,607.1502, AND 817.155, F.S.)
(Date has dansacted business in Plotion, (SEE SECTION)	1607.1501,607.1502,AND 817.155, F.S.)
7. Two Chase Corporate Drive, Suite	260 (2)
· ·	200 <u>7-</u> 27 24 02 8: 28
Birmingham, Alabama 35244	
(Current mailin	g address)
8. any lawful act or activity for wh (Purpose(s) of corporation authorized in home state or country Florida)	y to be carried out in the state of
 Name and street address of Florida registered acceptable) 	agent: (P.O. Box or Mail Drop Box NOT
Name: Adele J. Price	· .
Office Address: 425 N. Clyde Morris Blvd	., Second Floor
	•
Office Address: 425 N. Clyde Morris Blvd	, Second Floor , Florida, 32114 (Zip Code)
Office Address: 425 N. Clyde Morris Blvd Daytona Beach	, Florida, 32114 (Zip Code) It service of process for the above stated on, I hereby accept the appointment as further agree to comply with the provisions of the process of my duties and I are familiar with
Office Address: 425 N. Clyde Morris Blvd Daytona Beach 10. Registered agent's acceptance: Having been named as registered agent and to accept corporation at the place designated in this application registered agent and agree to act in this capacity. It all statutes relative to the proper and complete performance.	, Florida, 32114 (Zip Code) It service of process for the above stated on, I hereby accept the appointment as further agree to comply with the provisions of rmance of my duties, and I am familiar with ed agent.

11. Attached is a certificate of existence duly authenticated, not more than 90 days prior to delivery of this application to the Department of State, by the Secretary of State or other official having custody of corporate records in the jurisdiction under the law of which it is incorporated.

SECRETARY OF STATE DIVISION OF CCEPOSATIONS	
TOHS	

	ECTORS (Street address only- P. O . Box NOT acceptable) Jamos Λ. Todd, Jr.	
Address:	Two Chase Corporate Dr., Suite 260, Birmingham, A	L 35244
Vice Chair	man:	
		, <u>-</u>
Director:	R. Craig Fetner	
Address: _	Two Chase Corporate Dr., Suite 260, Birmingham, A	
Director: _	F. Grant Minor	
Address:	98 Meadows View Road, Washington, PA 15301	5 NOV 2
B. OFFIC	ERS (Street address only- P. O. Box NOT acceptable)	<u>**</u>
	R. Craig Fetner	<u> </u>
Address:	Two Chase Corporate Dr., Suite 260, Birmingham, Al	
Vice Preside	ent: Mary C. Kitchens	
Address:	Two Chase Corporate Dr., Suite 260, Birmingham, AL	
Secretary: _	Elizabeth D. Welch	
	Iwo Chase Corporate Dr., Suite 260, Birmingham, AL	
Treasurer: _	C. Michael Bagley	
Address:	Two Chase Corporate Dr., Suite 260, Birmingham, AL	35244
NOTE: If no officers and/o	ecessary, you may attach an addendum to the application listing additional or directors.	— —
13. <u>Eff</u> (Sign	dature of Chairman, Vice Chairman, or any officer listed in number 12 of the application)	
14. Eliz	abeth D. Welch, Secretary (Typed or printed name and capacity of person signing application)	

APPLICATION BY FOREIGN CORPORATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA Addendum (Continuation of Directors)

Submitted by: Strategic Medical Systems, Inc.

12. Names and address of officers and/or Directors:

Α.	DIRECTORS (Street address only - P. O. Box NOT acceptable)		
Director:	William S. Pritchard, III		
Address:	505 North 20th Street, 800 Financial Center, Birmingham, AL 35205		–
Director:	Robert M. Schonk	ON 95	DISIVIO 1
Address:	1004 Covington Lane, Norfolk, VA 23508	121	
		A	
Director:	Phillip C. Watkins, M.D.	3: <u>2</u> 1	STATE RATIONS
Address:	3905 Seven Barks Circle, Birmingham, AL 35243	4 ,	<u> </u>
			_

Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY "STRATEGIC MEDICAL SYSTEMS, INC." IS DULY INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD STANDING AND HAS A LEGAL CORPORATE EXISTENCE SO FAR AS THE RECORDS OF THIS OFFICE SHOW, AS OF THE THIRTY-FIRST DAY OF OCTOBER, A.D. 1996.

AND I DO HEREBY FURTHER CERTIFY THAT THE FRANCHISE TAXES HAVE NOT BEEN ASSESSED TO DATE.



AUTHENTICATION:

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2593520

DATE:

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POST OFFICE HOX 830719
BIRMINGHAM, ALABAMA 38283-0719
(205) 251-3000

KAREN FOWLER
LEGAL ASSISTANT
DIRECT DIAL (203) 458-5283

WRITER'S OFFICE: BUITE 3100, BOUTHTRUST TOWER 4RO NORTH TWENTIETH STREET BINMINGHAM, ALABAMA 38RO3 FACSIMILE (ROS) 488 8100

500002177895--1 -05/14/97--01033--001 *****35.00 *****35.00

May 13, 1997

VIA FEDERAL EXPRESS

Florida Secretary of State
Division of Corporations, Amendment Section
409 East Gaines Street
Tallahassee, Florida 32399

RE: Strategic Medical, Inc.

Dear Sir or Madam:

Enclosed please find two copies of the Amended Certificate of Authority along with the Certificate from the State of Delaware evidencing the name change to be filed in your office. I have also enclosed my firm's check in the amount of \$35.00 for the filing fee. Also, please note that the address of the corporation has changed. The new address is 1400 Urban Center Drive, Suite 250, Birmingham, Alabama 35242. If you should have any questions, please do not hesitate to call me.

Very truly yours,

Karen Fowler Legal Assistant

Enclosures

cc: Gene T. Price, Esq.

FILED

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ECKETAKT OF STATE
LLAHASSEE, FLORIDA

443035.1

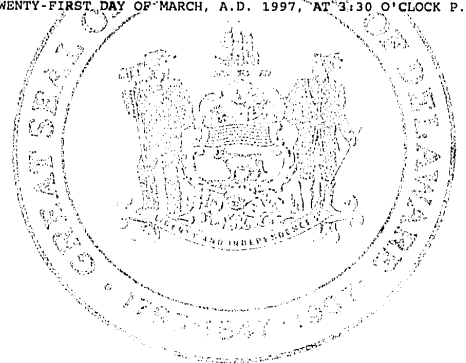
PROFIT CORPORATION APPLICATION BY FOREIGN PROFIT CORPORATION TO FILE AMENDMENT TO APPLICATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

(Pursuant to s. 607.1504, F.S.)

		CTION I BE COMPLETED)	97 KAY SEUNG I HA
1	Strategic Medical Systems, Inc.		
•	Name of corporation as it appears of	n the records of the Department of State.	N IO 30
2	Delaware Incorporated under laws of	3. November 21, 1996 Date authorized to do busi	· ·
		TION II THE APPLICABLE CHANGES)	
	f the amendment changes the name of the corporations jurisdiction of incorporation? March 21, 1997		nder the laws of
5 .	Strategic Medical, Inc.		
not	ame of corporation after the amendment, adding suffix "corporation contained in new name of the corporation.	ration" "company" or "incorporated," or	appropriate abbreviation, if
6. I	f the amendment changes the period of duration, ind	icate new period of duration.	
	N/A New	Duration	
7. I	the amendment changes the jurisdiction of incorpor	ration, indicate new jurisdiction.	
	N/A New J	urisdiction	
	R Crain Jahren	5/8/97 Date	
	R. Craig Fetner Typed or printed name	President Tille	

State of Delaware Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT
COPY OF THE RESTATED CERTIFICATE OF "STRATEGIC MEDICAL SYSTEMS,
INC.", CHANGING ITS NAME FROM "STRATEGIC MEDICAL SYSTEMS, INC."
TO "STRATEGIC MEDICAL, INC.", FILED IN THIS OFFICE ON THE
TWENTY-FIRST DAY OF MARCH, A.D. 1997, AT 3:30 O'CLOCK P.M.





Edward J. Freel, Secretary of State

AUTHENTICATION:

DATE:

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971152627

2593520 8100

05-09-97

STATE OF DELLMARE BECKSTART OF STATE DIVISION OF COMPORATIONS FILED 03:30 PM 03/22/1997 971094177 — 2893520

AMINDED AND RESTATED CERTIFICATE OF INCURPORATION OF STRATEGIC MEDICAL SYSTEMS, INC. (CHANGING THE NAME OF SAID COPPORATION TO STRATEGIC MEDICAL, INC.)

Pursuant to the provisions of Section 242 and 245 of the Delaware Corporation Law, Strategic Medical Systems, Inc., a corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware (the "Corporation"), does hereby certify.

FIRST: The name of the Corporation is Strategic Medical Systems, Inc. The date of filing of its original Certificate of Incorporation with the Secretary of State was February 16, 1996.

SECOND: That the Board of Directors of the Corporation, at a mosting held on February 17, 1997 unanimously adopted the following resolution proposing and declaring advisable the following amendment to the Certificate of Incorporation of said corporation:

RESOLVED, that the Certificate of Incorporation of the Corporation be amended in its entirety so that it resids as follows and that said Restated Certificate of Incorporation be submitted to the shareholders of the Corporation at the most shareholders meeting for their approval and adoption:

SECOND RESTATED CERTIFICATE OF INCORPORATION OF STRATEGIC MEDICAL, INC.

FIRST: The number of the corporation is STRATEGIC MEDICAL, INC.

SECOND: The address of the corporation's registered office in the State of Delaware is 1209 Orange Street, in the City of Wilmington County of New Castle. The name of its registered agent at such address is The Company.

THIRD: The purpose of the corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of the State of Delaware.

FOURTH: The Capital Stock of the Corporation shall be designated as follows:

- 4.1 The aggregate number of shares of all classes of capital stock which the Corporation shall have the authority to issue is sixty million (00,000,000) shares, of which (a) fifty million (50,000,000) shares shall be designated "Voting Common Stock", having a per value of \$0.01 per share, and (b) ten million (10,000,000) shares shall be preferred stock. One million shares of the preferred atock shall be designated "Class A Voting Preferred Stock", 'with a par value of \$0.01 per share, such shares being originally designated "Voting Preferred Stock" in a resolution by the Board of Directors dated February 23, 1996, the rights and preferences of which are set forth in Sections 4.3 through 4.7 hereof.
- 4.2 Subject to the laws of the State of Delaware, and in accordance with the Certificate of Incorporation and the By-Laws of the Corporation, as any of the foregoing may be amended, the Board of Directors may, from time to time, declare and the Corporation may pay dividends on its outstanding shares in cash, property or its own shares.
- 4.3 The holders of the Class A Voting Preferred Stock shall have a right to receive a cumulative cash dividend of \$.3675 per share per annum beginning on December 31, 1996 (for partial years, the dividend shall be prorated by dividing .3675 by 365 and multiplying that result by the number of days such share was held by a particular shareholder), before any dividends will be paid or act apart for payment on the Voting Common Stock; and unless full cumulative dividends on the Class A Voting Preferred Stock for all past years and for the current year have been declared, and the Corporation has paid those dividends or has set aside a sum sufficient to pay them, no dividends will be paid to the holders of the Voting Common Stock. Any declared and unpeid dividends on Class A Voting Preferred Stock shell not bear interest.
- 4.4 In addition to the preferred dividend on the Class A Voting Preferred Stock, the holders of Class A Voting Preferred Stock shall be entitled to participate with the Voting Common Stock with respect to the declaration, payment and setting apart of dividends related to the Voting Common Stock, and each share of Class A Voting Preferred Stock will be treated as if it were a share of Voting

Common Stock in connection with the declaration, payment and setting apart of dividends on the Voting Common Stock.

- 4.5 The shares of Class A Voting Preferred Stock of the Corporation may, at the option of the holder thereof, be converted into shares of Voting Common Stock of the Corporation, upon the following terms:
 - (a) Any holder of any shares of Class A Voting Preferred Stock (a "Class A Preferred Stockholder") desiring to avail itself of the option to convert its shares as herein provided, shall deliver, duly endorsed in blank, the certificate or certificates representing the shares to be converted to the Secretary of the Corporation at its office, and at the same time notify the Secretary in writing over the signature of such Class A Preferred Stockholder that it desires to convert its shares into shares of Voting Common Stock pursuant to these provisions.
 - (b) Upon receipt by the Secretary of a certificate or certificates representing shares of Class A Voting Preferred Stock and a notice that the holder thereof desires to convert the same, the Corporation shall forthwith cause to be issued to the Class A Preferred Stockholder, surrendering the same, one and one-finth (1.25) shares of Voting Common Stock for every one (1) share of Class A Voting Preferred Stock surrendered, and shall deliver to such Class A Preferred Stockholder a certificate in due form for such shares of Voting Common Stock.
 - (c) Fractional shares may be issued, if necessary, to accomplish the foregoing conversions in accordance with such conversion ratios.
- 4.6 Upon resolution by its Board of Directors on or after January 1, 1998, the Corporation may redeem its Class A Voting Preferred Stock, or any number of shares thereof, issued and outstanding, by issuing to the holders thereof one and one-fourth (1.25) shares of Voting Common Stock for every one (1) share of Class A Voting Preferred Stock redeemed, and shall deliver to such holder a certificate in due form for such shares of Voting Common Stock. Fractional shares may be issued, if necessary, in order to accomplish the foregoing redemptions in accordance with the stated

redemption ratios. Notwithstantling the foregoing, no shares of Class A Voting Preferred Stock shall be redeemed by the Corporation unless full cumulative dividends on such Class A Voting Preferred Stock to be redeemed for all past years and for the current year have been declared, and the Corporation has paid those dividends or has set uside a sum sufficient to pay them. Notwithstanding the foregoing, the Corporation shall not apply its stated capital or any funds toward the redemption of such stock where the effect or any such redemption and application of stated capital or any fluids thereto shall be in violation of the General Corporation Law of Delaware. The board of Directors of the Corporation shall have full power and discretion to select from the outstanding Class A Voting Preferred Stock of the Corporation particular shares for redemption, and its proceedings in this connection shall not be subject to attack except for actual and intentional fraud. In all instances, the Board shall have complete authority to determine upon and take the necessary proceedings fully to effect the redemption of the shares selected for redemption, and the cancellation of the certificates representing such shares. Upon the completion of such proceedings, the rights of holders of the shares of such Class A Voting Preferred Stock which have been redeemed and called in shall in all respects cease, except that such holders shall be entitled to receive the shares of Voting Common Stock in the ratios heretofore stated for their respective shares.

- If the Corporation is liquidated or dissolved, the holders of the Class A Voting Preferred Stock, if any, shall have a preference. If, after payment of all costs and expenses of liquidation and obligations to creditors, there are assets remaining, the holders of the Class A Voting Preferred Stock, if any, shall be entitled to first receive, in the aggregate, a preferred distribution of assets equal to Five dollars and twenty-five cents (\$5.25) multiplied by the total number of shares of Class A Voting Preferred Stock then issued and outstanding, plus any accumulated and unpaid dividends attributable to such shares. Thereafter, holders of Voting Common Stock and holders of Class A Vixing Preferred Stock, regardless of class, shall be entitled to share musbly in the assets remaining.
- Holders of Voting Common Stock and holders of Class A Voting Preferred Stock are entitled to one vote for each share held by such shareholder on all matters subject to shareholder vote. All other limitations and relative rights of each class of stock shall be

described in the resolution or resolutions adopted by the Board of Directors pursuant to the power expressly vested in it in Section 4.2.

FIFTH: The name of the incorporator is R. Craig Fetner, and the mailing address of such incorporator is 2 Chase Corporate Drive. Suite 260, Birminghum, Alabama 35244.

SIXTH: The directors shall have power to make, after or repeal by-laws, except as may otherwise be provided in the by-laws.

SEVENTH: Elections of directors need not be by written ballot, except as may otherwise be provided in the by-laws.

EIGHTH: Meetings of stockholders may be held within or without the State of Delaware, as the by-laws may provide. The hooks of the corporation may be kept (subject to any provision contained in any applicable statute) outside the State of Delaware at such place or places as may be designated from time to time by the board of directors or in the by-laws of the corporation.

NINTH: The corporation reserves the right to amend, elter, change or repeal any provision contained in this Certificate of Incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred upon stockholders herein are granted subject to this reservation.

TENTH: A director of the corporation shall not be personally liable to the corporation or its stockholders for monstary damages for breach of fiduciary duly as a director, except for liability which would otherwise exist under applicable law (i) for any breach of the director's duty of loyalty to the corporation or its stockholders, (ii) for acts or omissions nat in good faith or which involve intentional misconduct or a knowing violation of law, (iii) under Section 174 of the General Corporation Law of the State of Delaware or (iv) for any transaction from which the director derived an improper personal benefit. Any repeal or modification of, or adoption of any provision of this Certificate of Incorporation inconsistent with this Article TENTH by the stockholders of the corporation or in any other manner as may be permitted by law shall be prospective only and shall not adversely affect any limitation on the personal liability of a director of the corporation existing at the time of such repeal, modification or adoption.

THERD: That the holders of each class of the Corporation's shares of stock voted in favor of said amendment and restatement at a meeting of the shareholders duly called for such purpose and held on March 3, 1997.

FOURTH. That the aformseld Amended and Restated Certificate of Incorporation has been duly adopted in accordance with the applicable provisions of Section 242 of the General Corporation Law of the State of Delawage.

IN WITNESS WHEREOF, the Corporation has caused this certificate to be signed by, R. Craig Femer its President, this 20 cd. day of March, 1997.

STRATEGIC MEDICAL SYSTEMS, INC. (TO BE HEREAFTER KNOWN AS STRATEGIC MEDICAL, INC.)

R. Craig Ferner President