2004 FOR PROFIT CORPORATION ANNUAL REPORT (AR)

	ANNUAL RE	PUKI (AK	<u>]</u>						
DOCUME 1. Entity Name	ENT # K72505	FILED							
CAMERON (INC.	CHIROPRACTIC AND HOL	ISTIC HEALTHCARE		04 FEB - 6 AIT 10:	47				
Principal Place of.	Business	Mailing Address							
C/O COREY CA	MERON-COOPER ERCIAL BLVD., STE. 202	C/O COREY CAMERO 2151 E. COMMERCIAL FT. LAUDERDALE FL	BLVD., STE. 202	CALLAHASSEE, FLORIDA					
1,250									
2. Principal Place	of Business	-3. Mailing Address	, ,						
Suite, Apt. #, er	ic. Connector	Suite, Apt. #, etc.	uneau	MOORE CR2I	E034 (11/03)				
City & State		City & State		4. FEI Number 65-0115790	Applied For Not Applicable				
Zip	Country	Zip	Country	5. Certificate of Status Desired	\$8.75 Additional				
	5. Name and Address of Current R	enistered Agent		7. Name and Address of New Registe	Fee Required				
· · · · · · · · · · · · · · · · · · ·	. Hame and Address of Cuffert II	egistered Agent	Name O	- Name and Address of New Registr	neu Agent				
CAMER	RON-COOPER, COREY	The same of the same of the		amoron-core					
2151 E	. COMMERCIÁL BLVD.		Street Address	s (P.O. Box Number is Not Acceptable)	Rhyd Shite 202				
STE. 20			C1131	E Jakine Col	- Orace College				
FI. LAI	UDERDALE FL 33308		Et Lou	alcoll,					
			City	1	FL 33704				
		the purpose of changing its	registered office or regist	tered agent, or both, in the State of Florida.	I am familiar with, and accept				
the obligations	of registered agent.	Des			1.7				
SIGNATURE-	70 / No.	<u> </u>			404				
	ature, typed er printed name of registered agent an	id title if applicable. (NOTE	E: Registered Agent signature requir	red when reinstating)	I ATE				
FILE NOW!! FEE IS \$150.00 After May 1: 2004 Fee will be \$550.00 9. Election Campaign Financing \$5.00 May Be Trust Fund Contribution. Added to Fees									
many a second and the second	yable to Florida Department of	A SAME STATE							
10.	OFFICERS AND D		11.	ADDITIONS/CHANGES TO OFFICERS					
	MERON-COOPER, COREY	- Delete	TITLE CA	men Com.	Change Addition				
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i I	LAUDERDALE FL 33308	-	CITY-ST-ZIP	r					
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	fy that the information supplied with t	his filing does not qualify for		Section 119.07(3)(i), Florida Statutes. I furth	er certify that the information				
I indicated on t	this report or supplemental emort is t	rile and accurate and that r	ny sianatura shall haya th	e same legal effect as if made under oath; if 607, Florida Statutes; and that my name app	hat I am an officer or director.				
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		A		212/01/	954-958 0441				
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ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF CAMERON-COOPER CHIROPRACTIC CENTER, INC. A Florida Corporation



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 is to be amended to DELETE the company name CAMERON-COOPER CHIROPRACTIC CENTER, INC. and ADD in its place the company name, CAMERON CHIROPRACTIC AND HOLISTIC HEALTHCARE, INC.

ARTICLE VII and ARTICLE VIII are to be amended to DELETE the address:

CARLEST Oakland Park Boulevard, Fort Lauderdale, FL 33306

and then ADD in its place 2151 E. Commercial Bivd., Ste 202. Fort Lauderdale, FL 33308.

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: October 14, 2003

FOURTH: Adoption of Amendment(s) (CHECK ONE)

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 _ voting group 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. day of Octobe Signature , President COREY CAMERON Typed or printed name President Title

Case No.: FMCE 03-04702 Division: (40) (91)

DAVID T. COOPER

Petitioner,

and

COREY CAMERON-COOPER,

Respondent.

FINAL JUDGMENT OF DISSOLUTION OF MARRIAGE WITH MINOR CHILD(REN) (UNCONTESTED)

This cause came before this Court for a hearing on a Petition for Dissolution of Marriage. The Court, having reviewed the file and heard the testimony, makes these findings of fact and reaches these conclusions of law:

- The Court has jurisdiction over the subject matter and the parties. 1.
- 2. At least one party has been a resident of the State of Florida for more than 6 months immediately before filing the Petition for Dissolution of Marriage.
- The marriage between the parties is irretrievably broken. Therefore, the marriage between the parties 3. is dissolved, and the parties are restored to the status of being single.
- Amended Marital Settlement Agreement. The parties have voluntarily entered into a Amended 4. Marital Settlement Agreement, and each has filed the required Financial Affidavit. Therefore, the Amended Marital Settlement Agreement is filed as "Exhibit A" in this case and is ratified and made a part of this final judgment. The parties are ordered to obey all of its provisions.
- The Court finds that the parties have the present ability to pay support as agreed to in the marital 5. settlement agreement as ratified and made part of this final judgment.

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Petitioner: Responden	t	. ,		- ····			I DO HER	EBY CERT	id erizinal e	and propering	oing is a c ui on records	e
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