

L13 000155357

(Requestor's Name)

(Address)

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(City/State/Zip/Phone #)

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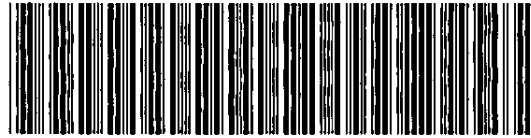
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**AMENDMENT
TO
ARTICLES OF ORGANIZATION
OF
DENTAL ASSOCIATES OF CLEARWATER, PLLC**

FIRST: The Articles of Organization were filed on November 5, 2013 and assigned document number L13000155357.

SECOND: This amendment is submitted to amend the following:

**ARTICLE I
NAME**

The name of the Professional Limited Liability Company is:

Dental Associates of South Brandon, PLLC

**ARTICLE II
ADDRESS**

The principle address of the Professional Limited Liability Company is:

611 East Bloomingdale Avenue
Brandon, Florida 33511

Signature of a member or authorized representative of a member

(In accordance with section 608.408(3), Florida Statutes, the execution of this document constitutes an affirmation under the penalties of perjury that the facts stated herein are true.)

Curran K. Porto, authorized representative

Typed or printed name of signee

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20131218 Amendment to Articles ... zation of LLC - Na
2 of 4

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**ACTION BY UNANIMOUS WRITTEN CONSENT
OF MEMBERS OF
DENTAL ASSOCIATES OF CLEARWATER, PLLC**

The undersigned, being all of the members of Dental Associates of Clearwater, PLLC (the "Company"), a Florida professional limited liability company, do hereby unanimously consent in writing to the adoption of the following resolution, taking this action in lieu of a meeting, as permitted by Chapter 620 of the Florida Statutes.

WHEREAS, the undersigned are all of the members of the Company,

NOW, THEREFORE, IT IS HEREBY RESOLVED THAT:

1. The name of the Company shall be DENTAL ASSOCIATES OF SOUTH BRANDON, PLLC.
2. The principal address of the Company shall be:

611 East Bloomingdale Avenue
Brandon, Florida 33511
3. Dental Associates of Florida Management Services Company, LLC is selected to continue as Manager of the Company to serve for a period of one year or until its successor(s) is duly selected and qualified.
4. The registered agent and office for the Company shall be Curran K. Porto, Esq., 410 South Ware Boulevard, Suite 404, Tampa, Florida 33619.

Dated as of the 12th day of December 2013.


William A. Mueller, III, Member


John I. Carter, Member


Stephen J. Walding, Member

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20131218 Resolution to change name.doc
3 of 4

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