| 20000  | 00 75  | 5830   |
|--|--|--|
| Requester's Name  Pera Elmobe  550 Hattaway  Apt#34  Actumonte Spg |  | ON SECRETARY OF THE PROPERTY O |
|  | •  | Office Use Only  |
| ORPORATION NAME(S) &   | DOCUMENT NUMBER(S), (ii                                | f known):  |
| (Corporation Name)   | (Document #)   | 900004469029<br>-07/11/0101036006  |
| (Corporation Name)   | (Document #)   | -0171170101050006<br>  |
| (Corporation Name)   | (Document #)   |  |
| (Corporation Name)   | (Document #)   |  |
| ☐ Walk in ☐ Pick up t  |  | ☐ Certified Copy   |
| ☐ Mail out ☐ Will wai  |  | Certificate of Status  |
| NEW FILINGS  | AMENDMENTS   |  |
| Profit Not for Profit Limited Liability Domestication Other        | Amendment  |  |
| OTHER FILINGS  | REGISTRATION/C   | DUALIFICATION  |
| Annual Report Fictitious Name                                      | Foreign Limited Partners Reinstatement Trademark Other | hip AMEIXI V SHEPARD JUL 172001  |
|  |  | Examiner's Initials  |

## ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF



DIVINE CENTER OF HOPE INC.

P 00000075830

(present name)

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 VI

- PRESIDENT

DENA TILLMAN\_ELMORE
550 HATTOWAY DRIVE #34
ALTAMONTE SPRINGS, FL . 32701

**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:

| HIRD:   | The         | e date of each amendment's adoption: JULY 2, 2001   |
|---------|-------------|---|
| OURTI   | H: A        | Adoption of Amendment(s) (CHECK ONE)  |
| C       | ⊋tx         | 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.   |
| Ţ       |             | The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.  |
|         | Si          | igned this 7th day of July ,5001  |
| ignatur | те <u>Г</u> | One Clmore / PRESIDENT  (By the Chairman or Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholders)   |
|         |             | OR  |
|         |             | (By a director if adopted by the directors)   |
|         |             | OR .  |
|         |             | (By an incorporator if adopted by the incorporators)  |
|         |             | DENA TILLMAN_ ELMORE  |
|         |             | Typed or printed name   |
|         |             | PRESIDENT   |
|         | *.          | Title   |