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AZARUS CORPORATE FILING SERVICE	SECONDA AND AND AND AND AND AND AND AND AND
3320 S.W. 87 AVENUE (Address) MIAMI, FLORIDA (305)552–5973	
(City, State, Zip) (Phone #) TERESA ROMAN (TALLAHASSEE REPRESENTATIVE)	OFFICE USE ONLY
1. <u>UNIVERSAL</u> <u>MEDIC</u> 2. <u>SUPPLIES</u> FWC ' (Corporation Name)	IBER(S) (if known): PAL EQUIPMENT B (Document #)
3. (Corporation Name)	DIVISION SUFFA
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Profit Amendment	
1140/4110/14	R.A., Officer/Director

	NEW FILINGS
	Profit
	NonProfit
	Limited Liability
	Domestication
	Other

	AMENDMENTS
X	Amendment
	Resignation of R.A., Officer/Director
	Change of Registered Agent
	Dissolution/Withdrawal
	Merger

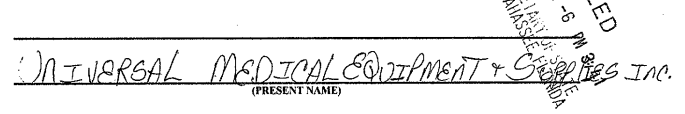
	OTHER FILIGS
`	Annual Report
	Fictitious Name
	Name Reservation

REGISTRATION/ QUALIFICATION
Foreign
 Limited Partnership
 Reinstatement
 Trademark
Other

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Examiner's Initials

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF



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 # V / Directors

The new address of President + Director is

1840 w 49 ST Suite 220-09.

Hisleah, FL 33012

Article # 2 Principal/Mailing Address
NEW: 1840 w 49 ST Suite 220-09

Hisleah, FL 33012

Article # IV New Address of Requester AGENT

1840 w 49 ST Suite 220-09.

HIALEAH, FL 33012

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: 7/1/200/
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.
\Box The amendment(s) was/were approved by the shareholders through voting groups.
The following statement must be separately for each voting group entitled to vote separately on each amendment(s):
"The number of votes cast for the amendment(s) was/were sufficient for approval by
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.
Signed this 5 day of 50/y ,200/. Signature
(By the Chairman or Vice Chairman of the 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)
Elizabeth Ruano Typed or printed name
PREGIDENT Title