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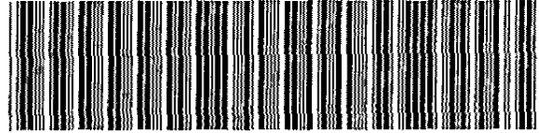
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CORPORATION SERVICE COMPANY

ACCOUNT NO. : 072100000032
REFERENCE : 868747 106189A
AUTHORIZATION : *Patricia Pijoto*
COST LIMIT : \$ 43.75

ORDER DATE : August 31, 2004
ORDER TIME : 9:42 AM
ORDER NO. : 868747-005
CUSTOMER NO: 106189A
CUSTOMER: James J. Rowan, Esq.
Mccutcheon And Rowan
Suite 390
3839 4th Street North
St. Petersburg, FL 33703

DOMESTIC AMENDMENT FILING

NAME: OPTIMAL OUTCOMES DEVELOPMENT,
INC.

XX ARTICLES OF AMENDMENT

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

XX CERTIFIED COPY

CONTACT PERSON: Heather Chapman -- EXT# 2908
EXAMINER'S INITIALS: _____

**ARTICLES OF AMENDMENT
TO ARTICLES OF INCORPORATION
OF
OPTIMAL OUTCOMES DEVELOPMENT, INC.**

GARY L. HOPKINS, being the sole director and shareholder of Optical Outcomes Development, Inc., a Florida corporation, submits the following Articles of Amendment pursuant to Florida law:

1. The name of the corporation is Optimal Outcomes Development, Inc.
2. Article I of the Articles of Incorporation of Optimal Outcomes Development, Inc., a Florida corporation, is amended so that in lieu of the present provision, said Article I shall read as follows:

ARTICLE I- NAME

The name of this corporation is KeWest, Inc.

3. This Amendment was adopted August 30, 2004.

Gary L. Hopkins, as sole shareholder, director and president of the corporation has hereunto executed these Articles of Amendment at St. Petersburg, Florida, this 30th day of August, 2004.


GARY L. HOPKINS, Shareholder,
Director and President

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