

Florida Department of State

Division of Corporations Public Access System



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To:

Division of Corporations

Fax Number : (850)617-6380

Account Name : EMPIRE CORPORATE KIT COMPANY

Account Number : 072450003255 Phone : (305)634-3694

: (305)633-9696 Fax Number

TATE/CORRECT OR O/D RESIGN

Y & M MEDICAL CENTER, INC.

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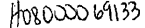
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ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

Y & M MEDICAL CENTER, INC.

(present name)

P02000016755

(Document Number of 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)

Delete: Add:	Registered Agent Name & Address Gavroche Fernandez of 6429 s.w. 8th street Miami, Fl. 33144 Humberto Lorente of 6429 s.w. 8th street Miami, Fl 33144
	Officer(s)& Director(s)

Delete: Gavroche Fernandez of 6429 s.w. 8th street Miami, Fl. 33144 Add: Humberto Lorente of 6429 s.w. 8th street Miami, Fl 33144

-As-New-President/-Secretary-and-Director-

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:

March 14th, 2008 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.

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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 MARCH 14th, 2008

Signature

(By the Chairman or Vick Chairman of the Board of Directors, President or other officer adopted by the shareholders)

HUM DERTO LORENT

President/ Director (Title)

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CERTIFICATE OF DESIGNATION REGISTERED AGENT/ REGISTERED OFFICE		
Y & M MEDICAL CENTER, INC		
6479 Sw 8th Freel		
OHAY 3W. SER AVER		
MIAMI, ADRIDA BBIKY		
(Address)		
POZ 0000 167 55		
(Document Number of Corporation)		

Having been named as Registered Agent and to accept service of process for the above stated Corporation at the place designated in the Articles of Incorporation, I hereby accept the appointment as Registered and agree to act in this capacity. I further agree to comply with the provisions of all statues relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as Registered Agent.

Registered Agent Signature

HUMBERTO LORENTE.

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