

MICHAEL A. FISCHLER CIRCUIT COURT MEDIATOR FAMILY COURT MEDIATOR QUALIFIED ARBITRATOR HOWARD S. FRIEDMAN*

*ALSO MEMBER FEDERAL BAR

TELEPHONE (954) 763-5778 FACSIMILE (954) 763-3238

= :

May 3, 2002

Secretary of State Division of Corporations 409 East Gaines Street Tallahassee, Florida 32399

400005463634---1 -05/06/02--01114--013 ******35.00 *****35.00

RE: COMPUTER MEDIC CENTER, INC. ROCK ISLAND TECHNOLOGIES, INC.

Dear Sir/Madam:

Please be advised that the undersigned represents ROCK ISLAND TECHNOLOGIES, INC., a Florida corporation. My client purchased the assets today of COMPUTER MEDIC CENTER, INC., and obtained the enclosed Assignment of their corporate name. Also enclosed are Articles of Amendment to the Articles of Incorporation, changing the name of COMPUTER MEDIC CENTER, INC. to BMR ENTERPRISES, INC., and Articles of Amendment changing the name of ROCK ISLAND TECHNOLOGIES, INC. to COMPUTER MEDIC CENTER, INC.

Finally, enclosed is this office's Check No. 4679, in the amount of \$35.00, representing the fee for changing **ROCK ISLAND TECHNOLOGIES**, **INC.'s** name to the Articles of Amendment and Check No. 10093 from **COMPUTER MEDIC CENTER**, **INC.** for \$35.00, representing the fee to change their name.

Enclosed is a self-addressed stamped envelope for delivery of the Name Change Certificates.

Should you have any questions relating to the above, please feel free accontact me.

Very truly yours,

MAF/dhs Enc.

FISCHLER & FRIEDMAN, P

MICHAEL A FISCHLER

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CC: Chris Waldera, Esd., Counsel for Computer Medic Center, Inc.

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

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ROCK ISLAND TECHNOLOGIES, INC.

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 adopted:

ARTICLE I is amended to read:

The name of this Corporation shall be:

COMPUTER MEDIC CENTER, INC.

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: May 3, 2002.

FOURTH: Adoption of Amendment:

The Amendment was adopted by the Board of Directors without shareholder action and shareholder action was not required.

Signed this 3rd day of May, 2002

MARIO GERVASI, Sole Director/President