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Division of Corporations

Fax Number

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From:

Account Name : BASIC ACCOUNTING SERVICES

Account Number : 120020000083 Phone : (305)887-4185 Fax Number : (305)887-5018

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BASIC AMENDMENT

THERA-MED INC

Certificate of Status	0
Certified Copy	0
Page Count	03
Estimated Charge	\$35.00

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204

7/12/2004

Jul-13-04 ll:14P pepartment of State 7/13/2004 12:51 PAGE 1/1 RightFAX



Glenda E. Hood Secretary of State

July 13, 2004

THERA-MED INC 8080 NW 155 ST. MIAMI LAKE, FL 33016

SUBJECT: THERR-MED INC REF: P02000062202

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

The amendment must include the name and address of the new registered agent.

Please mark only one method of adoption of the amendment under paragraph FOURTH.

Please return your document, along with a copy of this latter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6027.

Michelle Milligan Document Specialist FAX Aud. #: H04000144341 Letter Number: 404A00044573

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION **OF**

THERA-MED INC

(present name)

P02000062202

(Document Number of Corporation (If known)

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: Amondment(s) adopted: (indicate article number(s) being amended, added or deleted)

ARTICLE VI

DELETE OSCAR VALDIVIA (P)

5590 WEST 20 AVE

SUITE 302

HIALEAH, FL 33016

ADD: MIRTHA VALDIVIA (P) (100 SHARES)

5590 WEST 20 AVENUE

SUITE 302

HIALEAH, FL 33016

ARTICLE V NAME AND ADDRESS OF THE NEW REGISTERED AGENT

DELETE:

OSCAR VALDIVIA

5590 WEST 20 AVE

SUITE 302

HIALEAH, FL 33016

ADD: MIRTHA VALDIVIA

5590 WEST 20 AVENUE

SUITE 302

HIALEAH, FL 33016

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:	7	The date of each amendment's adoption: 6/30/2004 .
FOURT	H:	Adoption of Amendment(s) (CHECK ONE)
Ş	æ	The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.
ξ	-	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"
		The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.
t	3	The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.
		Signed this 30th day of JUNE 2004 I CERTIFY THAT 1 AM FAMILIAR WITH AND ACCEPT THE
Signature	-X-	RESPONSABILITIES OF RECISTERED AGENT.
,	7-	(By the Chairman or Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholdens)
		OR
		(By a director if adopted by the directors)
		OR
		(By an incorporator if adopted by the incorporators)
		MIRTHA VALDIVIA (Typed or printed name)
		PRESIDENT
		(Title)