P03000006380

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Amendment 11/22/04 DC

COVER LETTER

TO: Amendment Section
Division of Corporations

| NAME OF C | ORPORATION | : IDEAL RX Pha | rmacy | ··· | | | |
|-------------------|--|-----------------------------|-------------|---|---|---|--|
| DOCUMENT | NUMBER: | P0300000638 | 0 | | : | | |
| The enclosed A | Articles of Amen | dment and fee a | are submi | tted for fi | ling. | | |
| Please return a | ll correspondenc | e concerning th | is matter | to the foll | lowing: | | |
| | | Adri | an L. Dyet | t | | | |
| - | | | of Contact | | : | | |
| | | IDEAL D | V Dh | INC | | | |
| | IDEAL RX Pharmacy, INC. (Firm/ Company) | | | | | | |
| | | ` | | 2, | ; | | |
| _ | 823 N.W. 119th Street | | | | | | |
| | | | (Address) | | : | | |
| | | North M | liami, FL 3 | 3168 | 1 | | |
| • | | (City/ S | tate/ and Z | p Code) | <u> </u> | | |
| For further infe | ormation concern | ning this matter | , please ca | ıll: | | | |
| | Adrian L. Dyet | t | _at (| 305 | 687-448 | 0 | |
| (| Name of Contact Pe | rson) | | (Area C | ode & Daytim | e Telephone Number) | |
| Enclosed is a | check for the foll | owing amount: | | | | | |
| □ \$35 Filing Fee | | Filing Fee & cate of Status | (, | 43.75 Filing Certified Co Additional enclosed) | ру ′ | ☐ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed) | |
| | Mailing Address Amendment Sec Division of Corp P.O. Box 6327 Tallahassee, FL | ction porations | | Amer Divis 409 E | t Address adment Sect ion of Corpo L. Gaines Str hassee, FL 3 | orations reet | |

Articles of Amendment to Articles of Incorporation of

| IDEAL RX Pharmacy, Inc. | | |
|--|----------------|-----------|
| (Name of corporation as currently filed with the Florida Dept. of State) | | |
| —————————————————————————————————————— | | |
| P0300006380 (Document number of corporation (if known) | | |
| | | |
| Pursuant to the provisions of section 607.1006, Florida Statutes, this <i>Florida Profit Corporation</i> adopts the following amendment(s) to its Articles of Incorporation: | | |
| adopts the following amendment(s) to its Articles of meorpotation. | | |
| NEW CORPORATE NAME (if changing): | | |
| No change in name | | |
| (Must contain the word "corporation," "company," or "incorporated" or the abbreviation "Corp.," "Inc.," or "Co.") (A professional corporation must contain the word "chartered", "professional association," or the abbreviation "P.A.") | | |
| | | |
| <u>AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE)</u> Indicate Article Number(s) and/or Article Title(s) being amended, added or deleted: (<u>BE SPECIFIC</u>) | | |
| | | |
| Change of Officer/Director of IDEAL RX Pharmacy, Inc. | | • |
| On Novemeber 1, 2004, John Sosa, VD (823 NW 119th Street, Miami, FL 33168) was replaced by | 4 | |
| Adrian L. Dyett by Board of Directors based upon the the purchase of Mr. John Sosa's shares of stock. | | |
| (New Change) Adrian L. Dyett, VP (823 NW 119th Street, Miami, FL 33168) will shall be listed as such | | |
| The late of the Control of the Contr | - . | |
| replacing John Sosa on corporate structure of IDEAL RX Pharmacy, INC. | - SEC | 04 } |
| | <u>₹</u> | 04 NOV 12 |
| | TAR) | 12 |
| | . ₋ | AM 10: 09 |
| | FL0 | Ö |
| | REF | 09 |
| (Attach additional pages if necessary) | • | |
| If an amendment provides for exchange, reclassification, or cancellation of issued shares, provision for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N | | |
| Mr. John Sosa's issued shares 39 and voting rights have been transfered to Adrian L. Dyett. | | |
| i i | | |
| | - | |
| | | |

(continued)

| The date of each amendmen | t(s) adoption: November 1, 2004 | |
|---|--|--------------------------------------|
| Effective date if applicable: | November 1, 2004 | |
| | (no more than 90 days after amendment file days | ate) |
| Adoption of Amendment(s) | (CHECK ONE) | |
| | was/were approved by the shareholders by the shareholders was/were sufficient | |
| | was/were approved by the shareholders at must be separately provided for each v amendment(s): | |
| "The number o | f votes cast for the amendment(s) was/w | |
| , , , , , , , , , , , , , , , , , , , | (voting group) | 4.7 |
| | was/were adopted by the board of direction was not required. | : tors without shareholder action |
| ☐ The amendment(s) shareholder action | was/were adopted by the incorporators was not required. | without shareholder action and |
| Signed this 1st day of | November 2004 | ; } ! |
| selec | director, president or other officer - if directors etcd, by an incorporator - if in the hands of a receinted fiduciary by that fiduciary) | |
| | Johnnie Carter III | |
| - | (Typed or printed name of person sig | ining) |
| | President, PSTD | |
| | (Title of person signing) | |

FILING FEE: \$35