## P03000106646

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B. Lipson Dniversity Dr. #222 Oprings, FL 33071

CORPORATION(S) NAME

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Acknowledgment

Camde	n way Gr	OUP, Inc.
- 丰	P03000106	LOLLLO
( ) Profit ( ) NonProfit	(X) Amendment	( ) Merger
( ) Foreign	( ) Dissolution	( ) Mark
( ) Limited Partnership ( ) Reinstatement	( ) Annual Report ( ) Reservation	( ) Other ( ) Change of Registered Agent
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FLORIDA DEPARTMENT OF STATE
UIVISION OF CORFORATION Secretary of State

October 24, 2003

**EMPIRE** 

TALLAHASSEE, FL

SUBJECT: CAMDEN WAY GROUP, INC.

Ref. Number: P03000106646

We have received your document for CAMDEN WAY GROUP, INC. and check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

The date of adoption/authorization of this document must be a date on or prior to submitting the document to this office, and this date must be specifically stated in the document. If you wish to have a future effective date, you must include the date of adoption/authorization and the effective date. The date of adoption/authorization is the date the document was approved.

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

If you have any questions concerning the filing of your document, please call (850) 245-6903.

Cheryl Coulliette **Document Specialist** 

Letter Number: 103A00058105

## ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

CAMDEN WAY GROUP, INC.			
(present name)			
P03000106646			
(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: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)

ARTICLE VI - Delete Saul B. Lipson as Director Add Michael Kaplan as 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: October 22, 2003		
FOURTE	: 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		
<b>2</b>	The amendment(s) was/were adopted by the board of directors without shareholder 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.		
Signature	Signed this 22 day of October , 2003.		
<i>5</i>	(By the Chairman or Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholders)		
	OR		
	(By a director if adopted by the directors)		
	OR		
(By an incorporator if adopted by the incorporators)			
	Saul B. Lipson (Typed or protect game)		
	deliker on kommen or onek		
	Director		
(Title)			