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To:

Division of Corporations

Fax Number : (850)205-0380

From:

: EMPIRE CORPORATE KIT COMPANY Account Name

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: (305)634-3694

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# **BASIC AMENDMENT**

## DME ENTERPRISE GROUP INC.

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

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Articles of Amendment HUS 000 263699 OS MON IN PH 3: 16

Articles of Incorporation of

#### DME ENTERPRISE GROUP INC.

(Name of corporation as currently filed with the Florida Dept. of State)

#### P05000002044

(Document number of corporation (if known)

Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida Profit Corporation adopts the following amendment(s) to its Articles of Incorporation:

(Must contain the word "corporation," "company," or "incorporated" or the abbreviation "Corp.," "Inc.," or "Co.")

#### NEW CORPORATE NAME (if changing):

| AMD             | ofessional corporation must contain the word "chartered", "professional association," or the abbreviation "P.A.")  ENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article Number(s) or Article Title(s) being amended, added or deleted: (BE SPECIFIC) |
|-----------------|---|
|                 | The following Amendment to the articles of Incorporation  |
|                 | was adopted by the corporation:   |
|                 | Ricardo Pascual is hereby deleted as President of the   |
|                 | corporation.  |
|                 | Nancy E. Rosales shall be the President & Secretary of  |
| ,               | the corporaTION   |
|                 |   |
|                 |   |
|                 | ,   |
|                 | (Attach additional pages If necessary)  |
| lf an<br>for in | amendment provides for exchange, reclassification, or cancellation of issued shares, provisions uplementing the amendment if not contained in the amendment itself; (if not applicable, indicate N/A  |
|                 |   |
|                 |   |
|                 |   |

(continued)

| o a | <b>I,yo qate</b> :<br>IATOT | of each amendment(s) adoption: November 10, 2005 HO5 OOO ZLO36  |
|-----|-----------------------------|---|
|     | Effective                   | date if applicable: November 10, 2005   |
|     |                             | (no more than 90 days after amendment file date)  |
|     | Adoption                    | of Amendment(s) (CHECK ONE)   |
|     |                             | The amendment(s) was/were approved by the shareholders. The number of votes east for the amendment(s) by the shareholders was/were sufficient for approval.   |
|     | O                           | 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.   |
|     | 13                          | The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.  |
|     | Signed thi                  | s 10 day of November 2005   |
|     |                             | Signature Blazza  |
|     |                             | of director, president or other officer - if directors or officers have not been splected, by an incorporator - if in the hands of a receiver, frustee, or other coast appointed fiduciary by that fiduciary) |
|     |                             | Ricardo Pascual   |
|     |                             | (Typed or pristed name of person algaing)   |
|     |                             | President   |
|     |                             | (Title of person signing)   |

FILING FEE: \$35

HOSOO > 2603699 TOTAL P.84