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Florida Department of State Division of Corporations

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SLEEP EZ, INC.

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SEP 15 2009

9/14/2009

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF SLEEP EZ, INC. Document No. P09000018618

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

1. Article I is amended to read as follows:

ARTICLE I

Name: The name of this corporation is Homefront Diagnostics, Inc.

2. Pursuant to Sections 607.0704 and 607.0821, Florida Statutes, each corporate director and each corporate shareholder have executed written consents to adoption of the above and foregoing Articles of Amendment, said written consents being attached hereto and therefore no formal meeting of directors and shareholders was held on the matter of the amendment.

IN WITNESS WHEREOF, we, the undersigned, have executed these Articles of Amendment as of <u>September 14</u>, 2009.

Erpest E. Halle

President and Director

9 SEP 14 AH 9: 20
SECRETAIN OF STATE
TALLAHASSEE, FUORIBA

UNANIMOUS WRITTEN CONSENT OF HOMEFRONT DIAGNOSTICS, INC.

Pursuant to the authority granted by Florida law, the adoption of the following resolution is consented to by the undersigned, the board of directors and shareholders of HOMEFRONT DIAGNOSTICS, INC., a Florida corporation (the "Corporation"):

RESOLVED, that the Corporation is hereby authorized to change the name of the Corporation from SLEEP EZ, Inc. to Homefront Diagnostics, Inc.

RESOLVED, that the name of the Corporation is hereby changed from SLEEP EZ, Inc. to Homefront Diagnostics, Inc. and each officer of the Corporation is hereby authorized and empowered to take any and all actions, to execute any and all documents, deeds, agreements, instruments and financing statements or to cause to be executed and delivered all such documents, agreements, instruments and certificates (including without limitation all notices and certificates required or permitted to be given or made) in the name and on behalf of this Corporation or otherwise, as such officer may deem necessary, advisable or appropriate to effectuate or carry out the purpose and intent of the foregoing resolution or to perform the obligations of this Corporation;

RESOLVED, that the officers of the Corporation be, and each of them hereby is, authorized to take, or cause to be taken, any and all action which such officer may deem necessary or desirable in order to carry out the purpose and intent of the foregoing resolutions of the Corporation;

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RESOLVED, that this Written Consent shall be effective as of this 144 day of Scoten bul, 2009.

Richardson Marshall (Roberts Chief Executive Officer and Shareholder

Ernest E. Høle President and Shareholder

James Edward Sloan Secretary, Treasurer and Shareholder

Agreed and consented to by:

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