JULIE ANN STUBER, D.C., C.C.S.P., C.C.R.D., P.A. dba/Clermont Family Chiropractic Center 180 E. Highland Avenue

Clermont, FL 34711

Ph. 352-394-7577 P930000 78343

February 21, 1997

Florida Department of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

200002098302--7 -02/26/97--01048--002 *****43.75 *****43.75

To Whom It May Concern:

Enclosed you will find Articles of Amendment for my Corporation. I have enclosed a check for \$43.75--\$35.00 for the filing fee and \$8.75 for a certificate of status.

If I may be of further assistance, please contact me at the above address and/or telephone number.

Thank you for your prompt attention to this matter.

Sincerely,

Julie Ann Stuber, D.C., C.C.S.P., C.C.R.D., P.A.

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DIVISION OF CORPORATIONS

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ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

Document Number F	793000078343
Dr. June Stuber, P.A. (present name)	
UY. JULE STUBEL, I.A.	
(present name)	

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 I.

The name of the Corporation is:

JULIE ANN STUBER, D.C., C.C.S.P., C.C.R.D., P.A.

ARTICE I.

The Street address of the principal office of the corporation

180 E. Highland Avenue

Chernont, Fr. 34711

and the name of the Initial Registered Agent at that address is:

Julie ANN STUBER, D.C., C.C.S.P., C.C.R.D.

180 E. Highland Avenue

Clarmont, FZ 34711

ARTICLE VI. The address and name of the uncomporator of the Corporation is:

Julie ANN STUBER D.C., CC.S.P. C.C.R.D.

180 E. Historiano Avenue

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: T	he date of each amendment's adoption: 1/1/97-	
FOURTH: 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.		
Q	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 byvoting group	
	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.	
Signed this 1 ^{5T} day of January, 19 97. Signature Julian Stuber, Da, Casp Calo, PA		
	(By the Chairman or Vice Chairman of the Board of Directors, President or other officer if adopted by the Shareholdere)	
OR		
(By a director if adopted by the directors)		
OR		
(By an incorporator if adopted by the incorporators)		
Typed or printed name		
President		
	Title	