## P96000020276 JOHN M. BERNAZZOLI

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July 15, 1999

600002934716--2 -07/19/99--01080--007 \*\*\*\*\*35.00 \*\*\*\*\*\*35.00

Division of Corporation P O Box 6327 Tallahassee, FL 32314

Re: Change of Article of Incorporation from Total Med 3,000, Inc. to ADAMS CUT DEVELOPMENT, INC.

Dear Sirs:

Enclosed you will find an original and a copy of the Articles of Amendment to Article of Incorporation. Also enclosed is a check in the amount of \$35.00 for the filing fee.

Could you please make the change and return the stamped copy in the enclosed self addressed stamped envelope.

If you have any questions, please contact me.

Very respectfully yours,

JOHN M BERNAZZOLI, ESQ.

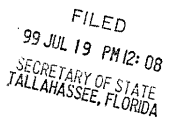
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V. SHEPARD JUL 221999

NC

## ARTICLES OF AMENDMENT

## TO ARTICLES OF INCORPORATION



OF

	TOTAL MED 3,000, INC.						
	(present name)						
Pursuant to the followin	the provisions of section 607.1006, Florida Statutes, this corporation adopts articles of amendment to its articles of incorporation:						
FIRST: or deleted)	Amendment(s) adopted: (indicate article number(s) being amended, added						
	The name of the corporation designated in Article 1 is hereby changed to: ADAMS CUT DEVELOPMENT, INC.						
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:						
	N/A.						
THIRD:	The date of each amendment's adoption: February 18, 1999						
FOURTH:	Adoption of Amendment(s) (check one)						
The am	nendment(s) was/were adopted by the incorporators without shareholder and shareholder action was not required.						
The ar shareh	nendment(s) was/were adopted by the board of directors without older action and shareholder action was not required.						
XX The am votes of	nendment(s) was/were approved by the shareholders. The number of east for the amendment(s) was/were sufficient for approval.						
The am	endment(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)						

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	•	By	18th day of  Chairman or Vice Chother officer if adopted A director or incorpor	February  airman of the Board of the shareholder OR ator if adopted by the	, 19, of Directors, Press one directors or in	esident or			
			Christi	ian Steindl					-
			(Туре	ed or printed name)		-	•	•	
			Presi	ident/Directo	or				
		<u></u>		(Title)		•			