CHARG 3/ PURA STEM 6000004582))) CC () ELECTRONIC FILING COVER SHEET TD DIVISION OF CORPORATIONS FROMI FAS-T CORP. AGENTS, INC. DEPARTMENT OF BTATE 8405 NH 53RD ST STATE OF FLORIDA SUITE C-100 409 EAST GAINES STREET 9-000000 MIAMI FL 33166-TALLAHABBEE, FL 32399 CONTACT: LIDIA FERNANDEZ FAX: (904) 922-4000 PHDNE: (305) 599-0839 FAXI (305) 592-9591 (((H96000004582))) DOCUMENT TYPE: FLORIDA PROFIT CORPORATION OR P.A. NAME: KENDALL MEDICAL SUPPLY CORP. FAX AUDIT NUMBER: H96000004582 CURRENT STATUS: REQUESTED DATE REQUESTED: 03/29/1996 TIME REQUEBTED: 14:30:25 CERTIFICATE OF STATUS: 1 CERTIFIED COPIES: 0 NUMBER OF PAGESI 8 METHOD OF DELIVERY: FAX ESTIMATED CHARGE: \$78.75 ACCOUNT NUMBER: 071001002335 Note: Please print chis page and use it as a cover sheet when submitting documents to the Division of Corporations. Your document cannot be processed without the information contained on this page. Remember to type the Fax Audit number on the top and bottom of all pages of the document. (((H9600004582))) ** ENTER 'M' FOR MENU. ** FLORIDA DIVISION OF CORPORATIONS 3/29/96 2:30 PM PUBLIC ACCESS BYSTEM 36

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CERTIFICATE OF INCORPORATION

Kendall Medical Supply CORP.

We, the undersigned, in order to form a Corporation for profit for the purpose hereinafter stated, under and pursuant to the provisions of the Florida Statutes, do horeby subscribe to this certificate of Incorporation, and do adopt the following Articles of Incorporation:

ARTICLES OF INCORPORATION

ARTICLE I

The name of the Corporation shall be:

Kendall Medical Supply CORP ARTICLE II

The general nature of the business and the objects and purposes to be transacted and carried on by this Corporation shall be: (a) This Corporation is organized with the purpose to engage in the <u>Medical Supply SERVICE</u> business and all other lawful activities permitted under the laws of the State of Florida and the United States of America. b) To enter into, make and perform contracts of every kind, for any lawful purpose, without limit as to amount, with any person, firm association or corporation, town, city, country, state, territory or government. c) To purchase or otherwise acquire, and to hold, own, maintain or otherwise dispose of and deal in lands and leaseholds, and any franchises, rights in real property, and personal or mixed property, and any rights, licenses or privileges

privileges necessary, convenient or appropriate for any of the purposes herein expressed and to have any and all powers above set forth as fully as

Prepared by: Jose Arcas 11321 West Flagler St. Miami, Fl 33174 (305) 551-1528

natural person, whether as principals, agents trustees or otherwise. d) To guarantee, purchase, hold, sell, assign, transfer, mortgage, pledge or otherwise dispose of sharos of the capital stock of, or any bonds, securities or evidences of indebtedness created by any other corporation or corporations organized under the laws of the State of Florida or any other state or government, and while the owner of such stock to exercise all the rights, powers and privileges of ownership, including the rights to vote thereon.

e) To purchase, hold, sell and transfer the shares of its own capital stock; provide it shall not use its funds or property for the purchase of its own shares of capital stock except from the surplus of its assets over its liabilities including contract; and provided further that shares of its own capital stocks belonging to it shall not be voted upon directly or indirectly, nor counted as outstanding for the purpose of any stockholders quorum or votes.

f) To do all and everything necessary and proper for the accomplishment of the objectives enumerated in these Articles of Incorporation or any amendment to the Certificate of Incorporation as necessary or incidental to the protection and benefit of this Corporation and in general to carry on any lawful business necessary or incidental to the attainment of the objectives aphthous Corporation whether or not such business is similar in nature to the objects set forth in these Articles of Incorporation and to do any all things herein before set forth the same extent as natural person might or could do.

ARTICLE III

The maximum number of shares of stock which this corporation shall have outstanding any time shall be <u>Five hundred</u> shares all of which shall be of

<u>\$10.00</u> par value and each of which shares shall be issued fully paid and non-assessable, and shall be payable in lawful money of the United States of America, or in service or property at just valuation, to be fixed by the Directors of this Corporation at the organizational meeting, or any other meeting held for that purpose.

ARTICLE IV

ARTICLE V

This Corporation is to have perpetual existence.

ARTICLE VI

The initial Post Office Address of the principal office of this corporation in the State of Florida is: 9566 SW 137 Ave. Miami P/ 33/86

ARTICLE VII

This Corporation shall have / directors, initially. The number of directors may be increased or diminished from time to time, by law adopted by the stockholders, but never be less than two.

ARTICLE VIII

The names and post office addresses of the first Board of Directors and officers of this Corporation, who shall hold office for the first year of its existence or until successors are elected and qualified, are as follow: <u>Lorenzo Lorenzo</u>, <u>President & Secretary</u> 7237 SW 158 Ave (full name) (title) (address) Miami F/. 33/23

ARTICLE IX

The names and post office addresses of the subscribers to this Certificate of Incorporation and the number of shares each agrees to take and the value of the consideration paid thereof, the total aggregate amount of which is not less than the amount of capital with which the corporation will begin business, is as follows:

(full name)	President & Se	aretary	7237	SW	158	9ve
(full name)	(title) /		(address)	01	02/	a 2
500 shares.	•		liam	Fl.	33/	<u>ب</u>

ARTICLE X

The management and control of the business of the Corporation shall be conducted under the directions of the Board of Directors by the offices who shall be elected by the Board of Directors, to-wit: a President, one or more Vice-President, a Treasurer, and a Secretary; one or more of said officers may hold one or more officers except that the President may not also be the Secretary or Assistant Secretary. No person holding two offices shall act in or execute any instrument in the capacity of more than one office.

ARTICLE XI

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the stockholders, and approved at a stockholders' meeting by a majority of the stock entitled to vote thereon.

ARTICLE XII

In furtherance, and not in limitation of the powers conferred by Statutes

the Board of Directors is expressly authorized:

 a) To adopt and amend the by-laws of this Corporation, provided the amendments thereto are not inconsistent with the by-laws adopted by the stockholders.

b) To authorize and cause to be executed mortgages and liens upon the real and personal property of this Corporation.

c) To set apart out of any funds of the corporation available for dividends a reserve or reserves in the manner in which it was created.

d) When and as authorized by the affirmative vote of stockholders of record holding stock in the Corporation entitling them to exercise at least a majority of the voting power given at stockholders' meeting duly called for that purpose, or when authorized by the written consent of stockholders of record holding stock in the corporation entitling them to exercise at least a majority of the voting power, to sell, lease, or exchange all of this property and assets, including its good will and its corporate franchises, or any property of assets essential to the business of the corporation, upon the terms and conditions as its Board of Directors deem expedient and for the best interest of the Corporation. IN WITNESS WHEREOF, the incorporators have hereunto set their respective hands and scals this 29day of March, 19.96

x Trenge Jorenge (SEAL) X (SEAL) (SEAL)

STATE OF FLORIDA) S8 COUNTY OF DADE)

I HEREBY CERTIFY that on this day before me, Notary Public, duly authorized in the State and County named above to take acknowledgments, personally appeared: <u>LOCENED</u> to me known to be the persons described as subscribers in and who executed the foregoing Articles of Incorporation and acknowledged before that they subscribed to those Articles of Incorporation.

* Loreyo Loreyo

Sworn to and subscribed before me on this 29 day of March 19 96

STATE OF FLORIDA AT LARGE

My Commission Expires:

OFFICIAL NOTARY SEAL VIOLETA L BENITEZ NOTARY PUBLIC STATE OF FLORIDA COMMISSION NO. CC383573 MY COMMISSION EXP. JUNE 15,1990

STATE OF FLORIDA) SS COUNTY OF DADE)

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Before me, the undersigned authority, personally appeared <u>Lorenzo</u> <u>Lorenzo</u> to me known to be the person described as the Resident Agent and Initial Registered Agent, as set forth in these Articles of Incorporation.

* Loreno Loreno

Sworn to and subscribed before me on this 29 day of March. 1996

NOTARY FUBLIC STATE OF FLORIDA AT LARGE

My Commission Expires:

OFFICIAL NOTARY SEAL VIOLETA L BENITEZ VOTARY PUBLIC STATE OF FLORIDA CONDITISSION NO. CC383573 IY CONMESSION FOR. JUNE 15,199

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE
Pursuant to the provisions of section 607.0501, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered, agent, in the State of Florida.
1. The name of the corporation is: Kendall Medical Supply Corp
2. The name and address of the registered agent and office is:
<u>9566 Sw 137 Ave</u> <u>Nliami Fl. 33186</u>
SIGNATURE X. Avens Jorey BF
DATE : 3-29-96

. .

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORFORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATION OF MY POSITION AS REGISTERED AGENT.

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λ SIGNATURE N ne Х v DATE: <u>3-29-96</u>

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CHARGED, FLEASE ENTER YOUR PASSWORD. TO ABANDON THIS PROCESS, ENTER IN.

7/02/96 FLORIDA DIVISION OF CORPORATIONS 3156 PM PUBLIC ACCESS SYSTEM ELECTRONIC FILING COVER SHELT (((H9600009231))) TO: DIVIBION OF CORPORATIONS FROM: FAS-T CORP. AGENTS, INC. DEPARTMENT OF STATE 8405 NW 53RD ST BTATE OF FLORIDA SUITE C-100 409 EABT GAINES STREET MIAMI FL 33166-9-0000 TALLAHABBEE, FL 32399 CONTACT: LIDIA FERNANDEZ FAX: (904) 922-4000 PHONE: (305) 599-0839 FAX: (305) 592-9591 (((H96000009231))) DUCUMENT TYPE: BABIC AMENDMENT NAME: KENDALL MEDICAL SUPPLY CORP. FAX AUDIT NUMBER: H9600009231 CURRENT STATUS: REQUESTED DATE REQUESTED: 07/02/1996 TIME REQUESTED: 15:56:48 CERTIFIED COPIES: 0 CERTIFICATE OF STATUS: @ NUMBER OF PAGES: 2 METHOD OF DELIVERY: FAX ESTIMATED CHARGE: \$35.00 ACCOUNT NUMBER: 071001002335 Note: Please print this page and use it as a cover sheet when submitting documents to the Division of Corporations. Your document cannot be processed without the information contained on this page. Remember to type the Fax Audit number on the top and bottom of all pages of the document. (((H9600009231))) ** ENTER 'M' FOR MENU. ** ENTER BELECTION AND (CR):

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ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

KENDALL MEDICAL SUPPLY CORP.

(present same)

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 and address of the corporation shall be:

KENDALL BEEPER & PHONE TAD. 15090 SW 56th St. Miami, FL 33185

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:

Prepared by: Lorenzo Lorenzo 15090 SW 56th St. Miami, FL 33185 (305) 380-0666

•.	
• 1	H9600009231
THIRD: T	e date of each amendment's adoption: 7/2/96
	Adoption of Amendment(s) (CHECK ONE)
ଷ	The amendment(a) waa/ware approved by the abareholders. The number of votes cast for the amendment(s) waa/ware sufficient for approval.
L .	The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be apparately provided for each voting group entitled to vote separately on the amendment(s):
ı	"The number of votes cast for the amendment (a) waa/were sufficient for approval by
	The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.
Q	The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.
Signature	gred this day <u>2nd</u> of <u>July</u> <u>19 96</u> . Loreno Loreno
	(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)
	Lorenzo Lorenzo Typed or printed mane
	President
	Thie

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