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	RPORATE INDUSTRIES, INC.	507010
	Requestor's Name	0.
890 S.W. 8	7 AVENUE, SUITE: 16 Address	ASC CONTRACTOR
MIAMI, FLO City/Sta LOCAL REPR	RIDA 33174 (305)552-5973 te/Zip Phone # RESENTATIVE TALLAHASSEE	Office Use Only
		105
CORPORATIO	N NAME(S) & DOCUMENT NUM	BER(S), (if known):
1. MEDI	SAVER MEDICAL orporation Name) (Doc	- SERVICES, INE
2	orporation Name) (Doc	sument #)
(0)	(Doc	ument #)
3(Ci	orporation Name) (Doc	um nt #)
4.		
(Ca	prporation Name) (Doc	um nt#)
	Pick up time <u>2-00</u>	Certified Copy
Mail out	Will wait Photocopy	Certificate of Status
NEW FILINGS	AMENDMENTS	
Profit	λ Amendment	6000023785564
NenProfit	Resignation of R.A., Officer/ Directo	600002378856\$
Limited Liability	Change of Registered Agent	
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Other	Merger	
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OTHERFILINGS	TREGISTRATION/	
Annual Report	QUALIFICATION	Amonali
Fictitious Name	Foreign	MINER S
Name Reservation	Limited Partnership	
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	Trademark	
	Other	Amend 499 VS DEC 2 3 1997 5 2 11 Examiner's Initials
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		Examiner's Initials

, ,	۱.	ARTICLES OF AMENDMENT		
	,s	10 ARTICLES OF INCORPORATION	FILED	
	·	OF	97 DEC 22 PH 4: 13	-
		MEDISAVER MEDICAL SERVICES,	SECRETARY OF STATE TALLAHASSEE FLORIDA	
			· · · · · · · · · · · · · · · · · · ·	

(present name)

Pursuant to the provisions of section 607,1006, Florida Statutes, this 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 VI BOARD OF DIRECTIONS

This Corporation shall have (2) Directors number of directors may be either increased or diminished from time to time By-Laws. but shall never be less than one (1). The name(s) and address(es) of the Directors of this

JENNY CARBALLO 8150 S.W. 8Th ST. Suite 218, Miami, FL. 33144 MARIA J. ESTEVES 8150 S.W. 8Th ST. Suite 218, Miami, FL. 33144

ARTICLE VII

The officers of the Corporation shall be as followed:

J,

JENNY CARBALLO MARIA J. ÉSTEVES	PRESIDENT VICE-PRESIDENT/SECRETARY	50.0 SHARES
8150 S.W. 8th ST.	Suite 218, Miami, FL. 33144	50.0 SHARES

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:

1.

THIRD: The date of e	ach amendment's ad	option: <u>12-</u>	-01-97	<u> </u>	
FOURTII: Adoption of	Amendment(s) (ched	k one)			
The amendment(s) cast for the amendm	was/were approved b ent(s) was/were suffi	y the shareholder icient for approva	s. The number of l.	votes	
The amendment(s)	was/were approved b	y the shareholder:	s through voting g	roups.	
The followin voting group	ng statement must be : entitled to vote separ	separately provided rately on the amen	d for each dment(s):		
"The number - approval by	er of votes cast for t	he amendment(s)	was/were sufficien	t for	
•					
The amendment(s) shareholder action	was/were adopted b and shareholder acti	y the board of dire on was not requir	ectors without ed.		
The amendment(s) action and sharehol	was/were adopted b lder action was not r	y the incorporato equired.	rs without shareho	older	
Signed this _09	day of	EMBER	,1997	·	
		7			
Signature	Denn Va	challo.			
(By Pre	the Chairman or Vice C sident or other officer if	hairman of the Board adopted by the shar	enolders)		
	0 (By a director if ad	R lopted by the directo	ars)		
	0	R			
	(By an Incorporato	r if adopted by the I			
	JENNY C			·	
	Typed or prin	nted name			
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