## Paul V. Clough, C.P.A., P.A. 1860 N. Pine Island Rd. Suite 104 Plantation, FL 33322 Chystate/Zip Phone #

Office Use Only

## CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

1					500	9927	74 01-0	6951 1155011 *****35.00
2.	(0	Corporation Name)		(Document #)		**************************************	רינו"ו, יי נ"י	**************************************
<b></b>	(0	Corporation Name)		(Document #)		<del></del>	·	- •
3	(0	Corporation Name)	· <del></del>	(Document #)				
4	((	Corporation Name)		(Document #)	·	Vide:	<del></del>	2
_	Walk in Mail out	Pick up time Will wait	<u> </u>			ified Copy		·
	FILINGS			Photocopy  IENDMENTS	Cen	ificate of S	status	
	Profit Not for Pro Limited Lia Domesticati Other	bility		Amendment Resignation of R. Change of Registe Dissolution/Withe Merger	A., Officer ered Agent			T :
<u>OTH</u>	ER FILIN	GS	_ <u>RE</u>	GISTRATION/Q	<u>UALIFIC</u>	ATIŌN_		
	Annual Rep Fictitious N			Foreign Limited Partnersh Reinstatement Trademark Other	•	N/c		. <u></u> .
			<u> </u>	Ottlet				1 5 <b>2001</b>
~~~~					Exami	iner's Initi	ials	

CR2E031(7/97)

## ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF



,						
	New	Fashion	Aesthetic	Care,	Inc.	 
			(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 this corporation shall be: Sunset Strip Medical Center, 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:

THIRD: T	he date of each amendment's adoption: 1/01/200/				
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.				
	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 vo separately on the amendment(s):				
	"The number of votes cast for the amendment(s) was/were sufficient				
	for approval byvoting group				
٥	The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.				
<b>Q</b>	The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.				
Signature	Signed this 15th day of January, 3001.				
5	(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)				
	DEAWIN WESTER BURGER Typed or printed name				
	Resident Title				