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SECRETARY OF STALE
DIVISION OF CORPORATIONS

NC

March 10, 2003

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

To Whom It May Concern:

Please find attached the completed form for amendment to the articles of incorporation. The current name of my corporation is Jennifer E. Kemmet, P.A. 36-427-8232. I was recently married and would like the name of my corporation to be changed to reflect my new married name. The new corporation name should read: Jennifer L. Bengtson, P.A.

Also enclosed is a check for \$52.50 to include the \$35.00 filing fee, a certified copy of the amendment at \$8.75 and a certificate of status at \$8.75.

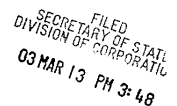
Should you need to contact me regarding this matter, I may be reached via cellular at 352-267-2392 or home 352-735-4364 and any mailed correspondence should be to 351 West Tenth Avenue, Mount Dora, Florida 32757.

Sincerely,

Jennifer L./Bengtson

(Formerly: Jennifer E. Kemmet)

ARTICLES OF AMENDMENT TO · ARTICLES OF INCORPORATION OF



JENNIFER E. KEMMET, P.A.

(Document Number of Corporation (If known)

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)

CORP. NAME CHANGED TO:

JENNIFER L. BENGTSON, P.A.

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: 1	he date of each amendment's adoption: 01-01-63
FOURTH:	Adoption of Amendment(s) (CHECK ONE)
12	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 vote separately on the amendment(s):
	"The number of votes cast for the amendment(s) was/were sufficient for approval by
ο,	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.
Signature	Signed this
	JENNIFER E. KEMMET, (JENNIFER L. BEN61SON) Typed or printed name
	PRESIDENT Title