## P99000066628

CORPORATION(S) NAME		
RE Bayonet Point, Inc.		Nonz I
formerly: Tandem Health Care	of Indian River, Inc.	FILED PR-8 PM S SECRETARY OF S ALLAHASSEE. FL
,		ORIDA ORIDA
() Profit	(X) Amendment	() Merger
() Nonprofit		()6
() Foreign	() Dissolution/Withdrawal () Reinstatement	() Mark
() Limited Partnership () LLC	() Annual Report	() Other
() ELC	() Name Registration () Fictitious Name	() Change of RA
() Certified Copy	() Photocopies	() UCC () CUS
() Call When Ready (x) Walk In () Mail Out	() Call If Problem () Will Wait	() After 4:30 (x) Pick Up
Name Availability Document Examiner Updater	4/8/02	Order#: 5247304  70005205571 -04/08/0201050022 Ref#: *****35.00 ******35.00
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660 East Jefferson Street Tallahassee, FL 32301 Tel. 850 222 1092	BECEINED	* C. Coullistte APR 0 8 2002

Tel. 850 222 1092 Fax 850 222 7615

## ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

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Tandem Health Care of Indian River. Inc. (present name)

(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)

Artilce I. Name and Address is hereby amended and restated in its entirety as follows:

The name of the corporation shall be RE Bayonet Point, Inc. The address of the principal office of this corporation shall be 2111 Glenwood Drive, Suite 202, Winter Park, FL 32792.

All other provisions of the Articles of Incorporation remain unchanged and are hereby ratified and affirmed.

**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:	The date of each amendment's adoption: April 1, 2002		
FOURTH	: Adoption of Amendment(s) (CHECK ONE)		
<u> </u>	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		
	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 day of April,		
	(Title)		

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