

*****35.00 ****35.00 CORPORATION NAME(S) AND DOCUMENT NUMBER(S) (if known): W: Ihelm Rameau MD PA Walk In Pick Up Time Certified Copy Mail Out Certificate of Status Will Wait Certificate of Good Standing RUSH Photocopy ARTICLES ONLY ALL CHARTER D NEW FILINGS TO BE TO AMENDMENTS TO BE TO B Profit Amendment NonProfit Resignation of R.A. Officer/Director Certificate of FICTITIOUS N Limited Liability Change of Registered Agent Domestication Dissolution/Withdrawal FICTITIOUS NAME SEARCH Other Merger CORP SEARCH TEOTHER FILINGST REGISTRATION/QUALIFICATION Annual Report Foreign Fictitious Name Limited Partnership Name Reservation Reinstatement Trademark Other

Ordered By:

ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF

WILHELM RAMEAU, M.D., P.A.

Pursuant to the provisions of Section 621.12 of the Florida Professional Service Corporation Act and Section 607.1006, of the Florida Business Corporation Act, due to the change of business of WILHELM RAMEAU, M.D., P.A. (the "Corporation") from the rendering of professional services to general business matters, the undersigned Corporation, in order to remove itself from Chapter 621 of the Florida Professional Service Corporation Act and to bring itself solely under the provisions of Section 607 of the Florida Business Corporation Act, hereby adopts the following Articles of Amendment to its Articles of Incorporation.

- 1. The name of the Corporation is WILHELM RAMEAU, M.D., P.A.
- 2. The following amendments to the Articles of Incorporation were adopted by the sole incorporator of the Corporation prior to the issuance of any share to shareholders and prior to the appointment of any officers and directors on the 3rd day of November, 1999, in the manner prescribed by the Florida Business Corporation Act:
- (a) Article I is hereby amended to read as follows: "The name of the Corporation shall be WILHELM RAMEAU ENTERPRISES, INC."
- (b) Due to the change of business of this Corporation from the rendering of professional services to general business matters, the undersigned Corporation hereby agrees to the removal of itself from Chapter 621 of the Florida Professional Service Corporation Act and agrees to be governed under the provisions of Section 607 of the Florida Business Corporation Act.
- 3. These Articles of Amendment are being executed by the sole incorporator since no shares have been issued and no officers or directors have been appointed.

IN WITNESS WHEREOF, I, the undersigned, have executed these Articles of Amendment this 3rd day of November, 1999.

WILHELM RAMEAU, M.D., P.A.

Mark F. Mooney, Sole

Incorporator