## 552169

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LAZARUS CÖRPORATE FILING SE	ERVICE, INC.	
(Requestor's Name)		
3320 S.W. 87th AVENUE		400002433994
MIAMI, FLORIDA (305)552-	-5973	-02/18/9801041023 *****35.00 *****35.0
	one #)	***************************************
LOCAL REPRESENTATIVE TALLAR	HASSEE	OFFICE USE ONLY
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CORPORATION NAME(S) & 3	DOCUMENT NUM	BER(S) (if known):
1. INTEL MEDI	CALSY.	STEMS, INC.
(Corporation Name)		(Document #)
2. (Corporation Name)		
3.		(Document #)  (Document #)  (Document #)
(Corporation Name)		(Document #)
4. (Corporation Name)		(Document #)
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	L	
		OVVISION OF CORPOR
NEW FILINGS	AMENDM	ENTS STORY
Profit	Amendment	N CB m
NonProfit	Resignation of I	R.A., Officer/Director
, Limited Liability	Change of Regis	tered Agent
Domestication	Dissolution/With	drawal . ORATION
Other	Merger	i i i i i i i i i i i i i i i i i i i
OTHER FILINGS	REGISTRATIO	ONZ.
Annual Report	QUALIFICATIO	
Fictitious Name	Foreign	
Name Reservation	Limited Partners	ship 02-18-98
Name Reservation	Reinstatement	
	Trademark	,
	Other	Examiner's Initials

DIVISION OF COST SEATIONS
98 FEB 18 PM 12: 49

## ARTICLES OF AMENDMENT

## OF

## ARTICLES OF INCORPORATION

OF

INTEL MEDICAL SYSTEMS, INC.

(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 anicle number(s) being amended, added or deleted)

ARTICLE VI: ADDITION:

THE NAME AND POST OFFICE ADDRESS OF DIRECTOR AND OFFICER ELECTED AND QUALIFIED:

MARIA I. GONZALEZ

VICE-PRESIDENT

221 S. W. 22nd. Avenue, MIAMI, FLORIDA 33126

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:

73H	RD:	The dat	e of eac	h amendi	nent'	s adopti	on:	02	/01/1998	8	
ЮĮ				nendmen							-
図	The amendment(s) was/were approved by the shareholders. The number of vo cast for the amendment(s) was/were sufficient for approval.										es.
	The amendment(s) was/were approved by the shareholders through voting groups.										s.
*		The fo voting	llowings group en	statement stitled to v	must ote si	be sepai parately	rately pro on the c	oviđed am end	for each iment(s).	ı ;	
		approv	umber o	of votes o	ast fo	or the an	nendmer	ıt(s) w	as/were	sufficient for	
				(	votin	g group)			<b>-</b>		-
	The ar	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.										
	Sign	ied this	15th.	_day of	<del></del>	FEBRUA	RY		, 19 <u>98.</u>	<del>-</del>	
		Signa	iture (By the C Preside	Chairman cht or other		OR		Board o Shareh	f Director olders)	FIDALGO-PRI s,	ES.
				•			,		•		

OR

(By an incorporator if adopted by the incorporators)