Division of Corporations Electronic Filing Cover Sheet

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(((H14000243125 3)))



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To:

Division of Corporations

Fax Number : (850)617-6380

Attn: Darlene

From:

Account Name : INCORP SERVICES INC

Account Number : I20120000007 Phone : (702)866-2500 Fax Number : (702)866-2689

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

Email Address: documents @ incorp. com

RECEIVED

11111

COR AMND/RESTATE/CORRECT OR O/D RESIGN BUILDABLOCK CORP.

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Electronic Filing Menu

Corporate Filing Menu

Help

10/16/2014

https://efile.sunbiz.org/scripts/efilcovr.exe

COVER LETTER

Division of Corpora	tions		·		
NAME OF CORPORA	TION: BUILDABL	OCK CORP.	<u> </u>		
DOCUMENT NUMBER: P05000053335					
	Amendment and fee are su				
Please return all correspo	ondence concerning this ma	tter to the following:			
V	/anessa Lemus				
_		Name of Contact Person	n		
lr	ncorp Services,		•		
_	<u> </u>	Firm/ Company			
2	360 Corporate (Circle Suite 400			
_		Address			
H	lenderson, NV 8	9074			
		City/ State and Zip Cod	e		
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E-mail address: (to be used for future annual report notification)					
		•	,		
For further information c	oncerning this matter, pleas	se call:			
Vanessa Lemi	ıs	at , 702	, 866-2500		
Name of	Contact Person	Area Co			
Enclosed is a check for ti	ne following amount made j				
■ \$35 Filing Fee	□\$43.75 Filing Fee & Certificate of Status	□\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	☐\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)		
Amend Divisio P.O. Bo	g Address ment Section on of Corporations ox 6327 assee, FL 32314	Amend Divisio Clifton 2661 E	Address ment Section on of Corporations Building xecutive Center Circle		
Amend Divisio P.O. Bo	g Address ment Section on of Corporations ox 6327	(Additional copy is enclosed) Street. Amend Divisio Clifton 2661 E	Certified Copy (Additional Copy is enclosed) Address iment Section on of Corporations Building		

Articles of Amendment to Articles of Incorporation of

BUILDABLOCK CORP.					
(Name of Corporation as current P05000053335	ily filed with the Florida Dent, of State)				
(Document Numb	er of Corporation (If known)				
Parament to the provisions of section 607.1006, Fi its Anticles of Incorporation:	lorida Statutes, this <i>Florida Profit Corporation</i> add	opts the following	suncadencut(s) to	
A. If amending name, enter the new name of t	he corneration:				
name wast be distinguishable and contain the "Corp" "Inc.," or Co" or the designation "i word "chargered," "professional association," o	word "corporation," "company," or "incorpor Corp," "Inc," or "Co". A professional corporat r the abbreviation "P.A."	ated or the ch	The new breviation putain the		
B. <u>Enter new principal office address.</u> If applie (Principal office address <u>MUST BE A STREET</u>					
C. <u>Enter vew malling midress. If applicables</u> <i>Qualiting address MAY BE A POST OF FICE</i>	E 10000				
new resistered agent and/or the new regists	distered office address in Florids, enter the name ared office address;	of the			
Name of New Registered Agent			<u> </u>	14	
-	(Florido street address)			8	
Non-Registered Office Address:	(Cip) Fiorida	(Zip Code)		J 17	FILE
New Registered Acent's Signature, Hehanging Thereby accept the appointment as registered age	Registered Agent: nt. I am familiar with and accept the obligations o	of the position.		⋥ ₩	Ö
Signature o	of New Registered Agent. If changing		11.	47	

Page 1 of 4

address of each Offici (Attach odditional shee Please note the affacer P = President; V = Yu Executive Officer: CFi held. President, Treas Changes should be not a change, Mike Jones	er andler Di its, if necess director ith ce President O = Chief F urer, Directo ted in the fol- leures the c	trector being added: my) r by the first letter of the office thie: The Treasurer; S= Secretary; D= Director; Thancial Officer. If an officer/director holds r would be PTD. Howing manner. Currently John Doe is listed	officer/director being removed and title, name, t TR- Trustee: C = Chairman or Clerk: CEO = Co to more than one title, list the first letter of each of as the PST and liftle Jones is listed as the V. Ther These should be noted as John Doe, PT at a Chai
X Charge	Ħ	John Doe	
X Remarks	¥	Mike Jones	
_X ∧dd	5Y	Sally Smith	
Type of Action (Check One)	-Title	Name	Address
I) Change		•	
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Remove 3) Changa Add		•	
4) Change	·		
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Page 2 of 4

E ATTACHED CONTINUATION SHEE			
			
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in amendment provides for an exchange, recin tovisions for implementing the amendment if a (if not applicable, indicate N/A)	nification, or ca ot contained in t	ncellation of is he amendmen	aned shares. Literif.
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			. <u> </u>
		····	

Page 3 of 4

ITEM E. CONTINUATION

New Article Two:

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ARTICLE TWO

- The Corporation shall have authority to issue two classes of stock to be designated, respectively, "Common Stock" and "Series A Super Voting Preferred Stock", with a par value of \$0,00001 per share. The total number of shares which the Corporation is authorized to issue is \$01,000,000 shares. \$00,000,000 shares shall be Common Stock. One Million (1,000,000) shares shall be Series A Super Voting Preferred Stock.
- The Series A Super Voting Preferred Stock shall have following preferences, powers, R. designations and other special rights:
 - Voting. Holders of the Scries A Super Voting Preferred Stock shall have five hundred (500) times that number of votes on all matters submitted to the shareholders that each shareholder of the Corporation's Common Stock (rounded to the nearest whole number) is entitled to vote at each meeting of shareholders of the Corporation (and written actions of shareholders in lieu of meetings) with respect to any and all matters presented to the shareholders of the Corporation for their action or consideration. Holders of the Series A Super Voting Preferred Stock shall vote together with the holders of Common Stock as a single class.
 - Dividends. Holders of Series A Super Voting Preferred Stock shall not be entitled (2) to receive dividends paid on the Corporation's Common Stock. Dividends paid to holders of the Series A Super Voting Preferred Stock, If any, shall be at the discretion of the Board of Directors.
 - <u>Liquidation Preference.</u> Upon the liquidation, dissolution and winding up of the Corporation, whether voluntary or involuntary, holders of the Series A Super Voting (3) Preferred Stock shall not be entitled to received any of the assets of the Corporation.
 - No Conversion. The shares of Series A Super Voting Preferred Stock shall not be convertible into shares of the Corporation's Common Stock. (4)
 - Vote to Change the Terms of or to Issue, Series A Super Voting Preferred Stock. The affirmative vote at a meeting duly called for such purpose, or the written consent without a meeting, of the bolders of not less than fifty-one percent (51%) of the then-(5) outstanding shares of Series A Super Voting Preferred Stock shall be required for (a) any change to the Corporation's Articles of Incorporation that would amend, alter, change or repeal any of the preferences, limitations or relative rights of the Series A Super Voting Preferred Stock or (b) any issuance of additional shares of Series A Super Voting Preferred Stock.
 - Record Owner. The Corporation may deem the person in whose name shares of Series A Super Voting Preferred Stock shall be registered upon the registry books of (6) the Corporation to be, and may treat him as, the absolute owner of the Series A Super Voting Preferred Stock for all purposes, and the Corporation shall not be affected by any notice to the contrary.
 - Register. The Corporation shall maintain a register for the registration of the Series A Super Voting Preferred Stock. Upon the transfer of shares of Series A Super Voting Preferred Stock in accordance with the provisions hereof, the Corporation shall register such transfer on the register of the Series A Super Voting Preferred (7)

The date of each amendment(s) adop	otion:	if other tha
date this document was signed.		
Effective date if applicable:		
	(no more than 90 days after amendment file date)	
Adoption of Amendment(s)	(CHECK ONE)	
The amendment(s) was/were adopt by the shareholders was/were suffi	ed by the shoreholders. The number of votes east for the amendment(s) elect for approval.	
	ved by the shareholders through voting groups. The following statement sch voting group entitled to rote separately on the amendment(s):	
"The number of votes east fo	r the amendment(s) was/were sufficient for approval	
ъј	**	
	(roling group)	
The amendment(s) was/were adopt action was not required.	ed by the burnt of directors without sharcholder action and shareholder	
The amendment(s) was/were adopt action was not required.	ed by the incorporators without shareholder action and shareholder	
Dated August 8,	2014	
El analyses	3.6%	
selected.	ector, president or other officer — if directors or officers have not been by an incorporator — if in the hands of a receiver, trustee, or other court I fiduciary by that fiduciary)	_
G	Bary Oberman	
	(Typed or printed same of person algaing)	
P	resident	
_	(Title of person signing)	

Page 4 of 4