Florida Department of State

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MAR 2 3 2015

C. CARROTHERS

Articles of Amer	idment		1
to Articles of Incorp	oration		
of			
Cardiff Internation			
(Name of Corporation as currently filed with the Flori			
P14000072	309		. [
(Document Number of Corporation (if kn	own)		
Pursuant to the provisions of section 607.1006, Plorida Statutes, this <i>Flo</i> its Articles of Incorporation:	rida Profit Corporation adop	is the following an	nendment(s) to
A. If amending name, enter the new name of the corporation:		_	5世代 大学
name must be distinguishable and contain the word "corporation," "Corp.," "Inc.," or Co.," or the designation "Corp.," "Inc.," or "Co word "chartered," "professional association," or the abbreviation "P., B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDRESS)	 A professional corporation 	ted" or the abbre on name must con-	relations:
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)			7.5
D. If amending the registered agent and/or registered office address new registered agent and/or the new registered office address:	s in Florida, enter the name	of the	
Name of New Registered Agent			
(Florida stroot	uddress)		
			[
New Registered Office Address: (City)	, Florida	(Zsp Code)	
New Registered Agent's Signature, if changing Registered Agent: I hereby accept the appointment as registered agent. I am familiar with	th and accept the obligations	of the position.	

Signature of New Registered Agent, if changing

address of each Office (Attach additional shee Please note the officer; P = President: V= Vic Executive Officer; CF held President, Treast Changes should be not a change, Mike Jones Mike Jones, V as Reme Example:	er and/or Director ets, if nevessary) /director title by th the President: T= T O = Chief Finance trer, Director would ted in the following leaves the corpora tove, and Sally Smit	being added: first letter of the office title: reasurer; S= Secretary: D= Director; al Officer. (f an officer/director holds) id he PTD. manner. Currently John Doe is tisted a tion, Sally Smith is named the V and S. h, SV as an Add.	fficer/director being removed and title, name, and TR = Trustee: C = Chairman or Clerk; CEO = Chief more than one title, list the first letter of each office as the PST and Mike Jones is listed as the Y. There is These should be noted as John Doe, PT as a Change,
X_Change	PT John		
X Remove		<u>Jones</u>	
X Add	<u>SV</u> <u>Sally</u>	Smith	
Type of Action (Check One)	Title	Name	Address
1) Change	cs	Daniel Thompson	411 N New River Dr. E
Add			Suite 2202
Remove			Ft. Lauderdale, FL 33301
2) Change	ceopd	Kathleen Roberton	411 N New River Dr. E
Add			Suite 2202
Remove			Ft. Lauderdale, FL 33301
3) Change	COOD	Jason Levy	411 N New River Drive E
Add			Suite 2202
Remove		·	Ft. Lauderdale, FL 33301
4) Change			
Add			
Remove			
5) Change	.		
Add			
Remove			
6) Change			
Add	, ^		
Remove			

,000,000).	(Attach additional sheets, if necessary). (Be specific)			
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:	ticle 4 of the Articles of Incorporation are being	amended as follows:		
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:		·		
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:				
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:	ne Authorized Common Shares, par value \$0.00	01 shall be raised to eleven million		
provisions for implementing the amendment if not contained in the amendment itself:	11,000,000).			
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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: (if not applicable, indicate N/A)				
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	(i) noi appucable, indicale N/A)			
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The date of each amendment(s) a	doption: March 19, 2015	, if other than the
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 ad by the shareholders was/were st	opted by the shareholders. The number of votes cast for the amendment(s) ufficient for approval.	
	proved by the shareholders through voting groups. The following statement reach voting group entitled to vote separately on the amendment(s):	
	for the amendment(s) was/were sufficient for approval	
by	(voting group)	
	(voting group)	
	opted by the board of directors without shareholder action and shareholder	
The amendment(s) was/were ad action was not required.	opted by the incorporators without shareholder action and shareholder	
Dated March	19.2015	
Dated	1224	
Signature	director, president or other officer - if directors or officers have not been	
select	ed, by an incorporator - if in the hands of a receiver, trustee, or other court much fiduciary by that fiduciary)	
	Kathleen Roberton	
	(Typed or printed name of person signing)	
	CEO & President	
	(Title of person signing)	