Florida Department of State Division of Corporations

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: STOLZENBERG, GELLES & FLYNN, LLP Account Name

Account Number : I20100000018

Phone : (305)961-1450

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marshall@cresavarthers.com

LLC AMND/RESTATE/CORRECT OR M/MG RESIGN JOHN T. MARSHALL, INC.

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Help

H11000293653 3

Articles of Amendment to Articles of Incorporation of

	of					
JOHN T. MAR	SHALL, IN	C.				
(Name of Corporation as currently			State)			
P11000			- 			
(Document Number of	of Corporation (i	f known)				
Pursuant to the provisions of section 607.1006, Floamendment(s) to its Articles of Incorporation:	orida Statutes, ti	his <i>Florida Proj</i>	fit Corporation ado	pts the followi	ng	
A. If amending name, enter the new name of the	corporation:					
JOHN T. MA	RSHALL, P.A	·		_The new	•	
name must be distinguishable and contain the wabbreviation "Corp.," "Inc.," or Co.," or the designame must contain the word "chartered," "profession	gnation "Corp,"	' "Inc," or "Co	". A professional c	d" or the orporation		
B. <u>Enter new principal office address, if applicah</u> (Principal office address <u>MUST BE A STREET AL</u>				-		
				SE		
	_				第二〇	
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE B	ov.			ZA.	<u></u>	m
(mount was to the property of	<u> </u>			- 250 X.X.	3 .	175 175 (17)
	 -			_ 三流	ाः 	۷. /
D. If amending the registered agent and/or regist new registered agent and/or the new registere			enter the name of	CRETARY OF STATE LAHASSEE.FLORIDA	(A)	
Name of New Registered Agent:						
New Registered Office Address:	(Florida s	irees address)				
	49. 3		. Florida			
	(City)		(Zip Code)			
New Registered Agent's Signature, if changing R I hereby accept the appointment as registered agent.	egistered Agent I am familiar	<u>=</u> with and accept	the obligations of th	e position.		
Siona	ture of New Rev	istered Agent. if	changing			

Page 1 of 3

H11000293653 3

removed	and title, name, and address of each (Officer and/or Director bein	z added:
(Attach ac	iditional sheets, if necessary)		
Title	Name	Address	Type of Action
			☐ Add ☐ Remove
			☐ Add ☐ Remove
<u></u>			☐ Add ☐ Remove
•	additional sheets, if necessary). (Be of the Articles of Incorporation at with the following:	re hereby deleted in its e	entirety and
ARTICL	E II NATURE OF BUSINESS		
The Cor	poration is a professional corpor	etion under Chapter 621	of the Florida Statutes
This Co	rporation is formed for the sole a	nd specific purpose of re	ndering professional
real est	ate brokerage services and all lav	wful business associated	with such services.
provi	amendment provides for an exchange sions for implementing the amendme fnot applicable, indicate N/A)		
			
	-#F÷		

t . .

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The date of each amendment(s	adoption: September 13, 2011
Effective date if applicable:	(date of adoption is required)
Enterine date it applicable.	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/were by the shareholders was/were	adopted by the shareholders. The number of votes cast for the amendment(se sufficient for approval.
	approved by the shareholders through voting groups. The following stateme for each voting group entitled to vote separately on the amendment(s):
"The number of votes ce	ast for the amendment(s) was/were sufficient for approval
by	>
(voting group)
The amendment(s) was/were action was not required.	adopted by the board of directors without shareholder action and shareholde
The amendment(s) was/were action was not required.	adopted by the incorporators without shareholder action and shareholder
Decer Dated Supre	mber 15th, 2011
Signature	Se 1 M 7
	director, president or other officer - if directors or officers have not been ted, by an incorporator - if in the hands of a receiver, trustee, or other court
	inted fiduciary by that fiduciary)
	JOHN T. MARSHALL
	(Typed or printed name of person signing)
	•
	Director and President
	(Title of person signing)