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Date:0	8/20/2025		
	Delijah Showers	_	
Reference #:	2872365	_	
	GMI_HOL	DING COMPANY	
	of Incorporation/Authorizatior		
✓ Amenda	nent		
Change	of Agent		
Reinstat	tement	İ	
Convers	sion		
Merger			
☐ Dissolut	ion/Withdrawal		
Fictitious	s Name		
Other_	. .		
Authorized Am	ount: \$35		
Signature:	elijah Showers		

F: 800.944.6607

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORA	FION:	GMI Holding Comp	any			
DOCUMENT NUMBER		506655				
The enclosed Articles of .	Amendment and fee are su	bmitted for filing.				
Please return all correspon	ndence concerning this ma	tter to the following:				
	Joseph Galati					
	Name of Contact Person					
	GMI Holding Company					
_	Firm/ Company					
	900 S BAY BLVD					
		Address				
	ANNA MARIA, FŁ 34216					
_		City/ State and Zip Code				
	joe@galatiyachts.com					
_	E-mail address: (to be us	sed for future annual report	notification)			
For further information co	oncerning this matter, plea	se call:				
		at (<u> </u>			
Name of C	Contact Person	Area Co	de & Daytime Telephone Number			
Enclosed is a check for th	e following amount made	payable to the Florida Depa				
☐ \$35 Fiting Fee	S43.75 Filing Fee & Certificate of Status	☐S43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	S52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)			
Mailing Address Amendment Section Division of Corporations P.O. Box 6327		Amend Divisio	Address ment Section n of Corporations entre of Tallahassee			

Tallahassee, FL 32314

2415 N. Monroe Street, Suite 810 Tallahassee, FL 32303

Articles of Amendment to Articles of Incorporation of

FILED

GMI Holding Company

2025 AUG 20 AM 9: 13

Givit Holding Company	
(Name of Corporation as currently filed with the Florida Dep	t. of State)
506655	
(Document Number of Corporation (if known)	
Pursuant to the provisions of section 607.1006, Florida Statutes, this <i>Florida Profit Corporation</i> a its Articles of Incorporation:	dopts the following amendment(s) to
A. If amending name, enter the new name of the corporation:	
	The new
name must be distinguishable and contain the word "corporation," "company," or "incorporated "Inc.," or Co.," or the designation "Corp." "Inc.," or "Co". A professional corporation "chartered," "professional association," or the abbreviation "P.A."	or the abbreviation "Corp.,"
B. Enter new principal office address, if applicable:	Ī
(Principal office address MUST BE A STREET ADDRESS)	
	<u> </u>
C. Enter new mailing address, if applicable:	
(Mailing address MAY BE A POST OFFICE BOX)	
	<u> </u>
	1
D. If amending the registered agent and/or registered office address in Florida, enter the na	me of the
new registered agent and/or the new registered office address:	Ī
Name of New Registered Agent	
Name of New Regimered Agent	<u>-</u>
(Florida street address)	
New Registered Office Address:	, Florida
(City)	(Zip Code)
	1
New Registered Agent's Signature, if changing Registered Agent: I hereby accept the appointment as registered agent. I am familiar with and accept the obligation	ns of the position
Thorety decept the approximation to regulation again.]
Signature of New Registered Agent, if changing	
Check if applicable	
☐ The amendment(s) is/are being filed pursuant to s. 607.0120 (11) (e), F.S.	

address of each Officer a tAttach additional sheets, Please note the officer/dir P = President; V= Vice I Executive Officer; CFO = President, Treasurer, Dire Changes should be noted	and/or D if necess vector titl President Chief Fi ector wor in the for ves the c	irector be ary) e by the fu ; T= Trea nancial O, dd be PTL llowing ma orporation	rst letter of the office title: surer: S= Secretary: D= Director; fficer. If an officer/director holds m D, unner. Currently John Doe is listed a, Sally Smith is named the V and S W as an Add.	TR= Trustee; C ore than one title, l as the PST and .	= Chairman or Clerk; CEC list the first letter of each o hike Jones is listed as the b	() = Chief iffice held. !. There is
X Remove	<u>V</u>	Mike Jor				
X Add	<u>SV</u>	Sally Sm				
Type of Action (Check One)	<u>Title</u>		Name	<u>Addre</u> :	<u>SS</u> 1	
1) Change		<u>-</u>				_
Add						_
Remove					<u> </u>	•
2) Change		_			<u> </u>	_
Add						_
Remove Change		-				-
Add						_
Remove					<u> </u>	-
4) Change		_		- -		_
Add					1	_
Remove						
5) Change		_				-
Add						_
Remove						
6) Change		_				_
Add						_
Remove				-		

E. <u>If amending a</u> (Attach <i>additio</i>	or adding additional Articles, enter change(s) here: onal sheets, if necessary). (Be specific)
The provisions	of Article 4 are deleted in their entirety and a new Article 4 is inserted in lieu and in place therechalt read as follows:
	Article 4
Capital Stock:	The total number of shares of capital stock which the Corporation shall have the authority to
follows:	
(a) 50,	000 shares of voting common stock having a par value of \$1,00 per share.
(b) 50,	000 shares of non-voting common stock having a par value of \$1.00 per share.
There:	shall be no distinction between the rights and privileges of the shareholders of the Corporation of
regard to voting	; rights.
	()
	nent provides for an exchange, reclassification, or cancellation of issued shares,
F. If an amendn	قاضدية فياده في واسفي والوراجي والوراجي
provisions fo	or implementing the amendment if not contained in the amendment itself: oplicable, indicate NA)
provisions fo	or implementing the amendment if not contained in the amendment itself: oplicable, indicate N/A) N/A
provisions fo	oplicable, indicate N/A)
provisions fo	oplicable, indicate N/A)
provisions fo	oplicable, indicate NA)
provisions fo	oplicable, indicate NA)
provisions fo	oplicable, indicate N/A)
provisions fo	oplicable, indicate NA)
provisions fo	oplicable, indicate N/A)

The date of each amendment(s) adoption date this document was signed.	:	, if other than the
Effective date <u>if applicable</u> :	(no more than 90 days after amendment file date)
Note: If the date inserted in this block do document's effective date on the Departmen	es not meet the applicable statutory filing requiremen	
Adoption of Amendment(s)	(<u>CHECK ONE</u>)	
☐ The amendment(s) was/were adopted by action was not required.	the incorporators, or board of directors without shareh	older action and shareholder
☑ The amendment(s) was/were adopted by by the shareholders was/were sufficient	the shareholders. The number of votes cast for the am for approval.	endment(s)
must be separately provided for each vo	by the shareholders through voting groups. The following group entitled to vote separately on the amendment amendment(s) was/were sufficient for approval	
by		620
Aug Dated	(voting group) ust 20, 2025 /s/ Joseph Galati	A 9: 13
selected, by an	president or other officer – if directors or officers have incorporator – if in the hands of a receiver, trustee, or ciary by that fiduciary)	
	Joseph Galati	
	(Typed or printed name of person signing)	
	President	
	(Title of person signing)	