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115 N CALHOUN ST., STE. 4 TALLAHASSEE, FL 32301 P: 866.625.0838 F: 866.625.0839 COGENCYGLOBAL.COM

Account#: 12000000088

Date:	10/04/2022	
Name:	Greg Pintacuda	_
Reference	#:1804832	_
Entity Nam		RMS TOWERS, INC.
🗌 Artic	cles of Incorporation/Authorization	to Transact Business
🖌 Ame	endment	
🔲 Cha	nge of Agent	
🔲 Reir	nstatement	
🗌 Con	version	
🗌 Mer	ger	
Diss	solution/Withdrawal	
🔲 Ficti	tious Name	
Othe	er	
Authorized	Amount: \$35	
Signature:		

 CORPORATE HQ COGENCY GLOBAL INC.
10 E 40¹ × 51, 10¹ × FL NY, NY 10015
D. +1,212,947,7200
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F: 800,944,6607 EUROPEAN HQ
COGENCY GLOBAL (UK) LIMITED
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REGISTRY #80(C7)2
6 LLOYDS AVE, UNIT 4CL
LONDON EC3N 3AX
*44 (0)20.3961.3080

ASLA PACIFIC HQ
COGENCY GLOBAL (HK) LIMITED
A HONG HONG HIMITED COMPANY
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Account#: 12000000088

Date:10/04/2022			
Name: Greg Pintacuda			
Reference #:1804832			
Entity Name: COLLEGE ARMS TOWERS, INC.			
Articles of Incorporation/Authorization to Transact Business			
Amendment			
Change of Agent			
Reinstatement			
Merger			
Dissolution/Withdrawal			
Fictitious Name			
Other			
Authorized Amount:			
Signature:			

ELEROPEAN HQ COGENCY GLOBAL (UK) LIMITED REGISTERED IN ENGLAND 5 MALES, REGISTER HOUCT2 6 LLOYDS AVE, UNIT 4CL LOHDON EC3N 3AX +44 (0)20.3961.3080 ASIA PACIFIC HQ
COGENCY GLOBAL (HK) LIMITED
A HONG KONG LIMITED COMPANY
UNIT B, I/F, LIPPO LEIGHTON TOWER
103 LEIGHTON RD, CAUSEWAY BAY
HONG KONG
P: +852.2682.9633
F: +852.2682.9790

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION for COLLEGE ARMS TOWERS, INC. a Florida not-for-profit corporation

Pursuant to the provisions of section 617.1006, Florida Statutes, this Florida Not For Profit Corporation adopts the following amendment(s) to its Article of Incorporation:

Those certain the Articles of Incorporation of College Arms Towers, Inc., a Florida not-for-profit corporation (the "<u>Corporation</u>"), filed with the State of Florida on February 12, 2018 (the "<u>Articles of Incorporation</u>"), are amended as follows:

Article I

Notwithstanding anything to the contrary set forth in the Articles of Incorporation, the Board of Directors of the Corporation (the "Board") shall consist of not less than three (3) nor more than five (5) directors appointed in the manner specified in the Bylaws of the Corporation as may be amended from time to time (the "Bylaws"), with no fewer than three (3) of such directors being voting directors.

Except as set forth hereinabove, all other provisions of the Articles of Incorporation shall remain unchanged and in full force and effect.

The date of each amendment(s) adoption: October 4, 2022, if other than the date this document was signed.

Effective date: Upon filing with the Florida Department of State.

The amendment was adopted by the member and the number of votes cast for the amendment was sufficient for approval.

Dated October 4, 2022

Terence E. Rogers, Assistant Secr