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I ALBRITTON

#### **COVER LETTER**

**TO:** Amendment Section Division of Corporations

NAME OF CORPORATION: VALUERIO	CH, INC.
DOCUMENT NUMBER: F06000005171	
The enclosed Articles of Amendment and fee	e are submitted for filing.
Please return all correspondence concerning to	this matter to the following:
Glenn H. Sonoda	
	Name of Contact Person
	Firm/ Company
8131 Vineland Ave. #	249
-	Address
Orlando, Fl. 32821	
	City/ State and Zip Code
glenn.sonoda@gmail.com	
E-mail address: (1	to be used for future annual report notification)
For further information concerning this matte	er, please call: $407.254.9491$
Glenn H. Sonoda	at (561) 283-4412
Name of Contact Person	Area Code & Daytime Telephone Number
Enclosed is a check for the following amount	made payable to the Florida Department of State:
□ \$35 Filing Fee □\$43.75 Filing F Certificate of St	
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	Street Address  Amendment Section  Division of Corporations  Clifton Building  2661 Executive Center Circle  Tallahassee, FL 32301



March 28, 2016

GLENN H. SONODA 8131 VINELAND AVE. #249 ORLANDO, FL 32821

SUBJECT: VALUERICH, INC. Ref. Number: F06000005171

We have received your document for VALUERICH, INC. and your check(s) totaling \$52.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The application/form submitted does not meet the requirements of this office; please complete the attached application/form.

A certificate or a document of similar import evidencing the amendment must be submitted with the application. The certificate should be authenticated as of a date not more than 90 days prior to delivery of the application to the Department of State by the Secretary of State or other official having custody of the records in the jurisdiction under the laws of which it is incorporated, formed, or organized. A translation of the certificate, under oath or affirmation of the translator, must be attached to a certificate which is not in English.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Irene Albritton Regulatory Specialist II

Letter Number: 216A00006276

7

#### PROFIT CORPORATION APPLICATION BY FOREIGN PROFIT CORPORATION TO FILE AMENDMENT TO APPLICATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

(Pursuant to s. 607.1504; F.S.)

SECTION I
(1-3 MUST BE COMPLETED)
F06000005171

(Document number of corporation (if known)

(Name of corporation as it appears on the records of the Department of State)

DELAWARE

(Incorporated under laws of)

3 08/07/2006
(Date authorized to do business in Florida)

The first of the second of the	SPOTION I		
(4-	SECTION II	ICABLE CHANGES)	
4. If the amendment changes the na		was the change effected under	the laws of
its jurisdiction of incorporation?	3/23/2016		, , , , , , , , , , , , , , , , , , ,
Twin Vee Powercats, Inc.		The second of th	
(Name of corporation after the ar	nendment, adding suffix "cor contained in new name of the	poration," "company," or "inc	orporated," or
TwinVee PowerCats, Inc.	The state of the s		
(If new name is unavailable in Florida)	orida, enter alternate corporat	e name adopted for the purpos	of transacting.
Dusiness in Floriday	•		K. Samer
6. If the amendment changes the pe	riod of duration, indicate new	y period of duration.	
and the second s	(New duration)	March Strain or St. Jahrey	
7. If the amendment changes the jun	isdiction of incorporation, in	dicate new jurisdiction.	
· · · · · · · · · · · · · · · · · · ·		And the second s	· · · · · · · · · · · · · · · · · · ·
	(New jurisdiction		r Name II ik kun in disebut sebesah sebes
8. Attached is a certificate or docum 90 days prior to delivery of the a having custody of corporate, reco	nent of similar import, eviden oplication to the Department rds in the lyrisdiction under t	icing the amendment, authention of State; by the Secretary of State; by the Secretary of State he laws of which it is incorporate.	cated not more than ate or other official ated
The state of the s	1/ N put		And the second
(Sign of a	nature of a director, president or oth receiver or other court appointed f	her officer - if in the hands	
Joseph C. Visconti	<b>₹</b> !	President	
(Typed or printed name of	person signing)	(Title of person signing)	

Page 1

## Delaware The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT

COPY OF THE CERTIFICATE OF AMENDMENT OF "VALUERICH, INC.",

CHANGING ITS NAME FROM "VALUERICH, INC." TO "TWIN VEE

POWERCATS, INC.", FILED IN THIS OFFICE ON THE TWENTY-THIRD DAY

OF MARCH, A.D. 2016, AT 10 O'CLOCK A.M.

Authentication: 202126977

Date: 04-11-16

State of Delaware
Secretary of State
Division of Corporations
Delivered 10:00 AM 03/23/2016
FILED 10:00 AM 03/23/2016
SR 20161822580 - File Number 4117348

### STATE OF DELAWARE CERTIFICATE OF AMENDMENT OF CERTIFICATE OF INCORPORATION

The corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware does hereby certify: FIRST: That at a meeting of the Board of Directors of ValueRich, Inc. resolutions were duly adopted setting forth a proposed amendment of the Certificate of Incorporation of said corporation, declaring said amendment to be advisable and calling a meeting of the stockholders of said corporation for consideration thereof. The resolution setting forth the proposed amendment is as follows: **RESOLVED**, that the Certificate of Incorporation of this corporation be amended by changing the Article thereof numbered "FIRST " so that, as amended, said Article shall be and read as follows: The name of the corporation is: Twin Vee Powercats, Inc. **SECOND**: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by statute were voted in favor of the amendment. That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware. IN WITNESS WHEREOF, said corporation has caused this certificate to be day of February signed this 27th **Authorized Officer** Director, President

Name: Joseph C. VIsconti

Print or Type