544312

(Requestor's Name)			
(Address)			
(Address)			
(Address)			
(City/State/Zip/Phone #)			
PICK-UP WAIT MAIL			
(Business Entity Name)			
(Document Number)			
Certified Copies Certificates of Status			
Special Instructions to Filing Officer:			

Office Use Only



400324182834

02/07/19--01014--030 **43.75

2019 MAR - 6 PM 3: 48

Γ.

019 MAR -6 PM 3: 4



FLORIDA DEPARTMENT OF STATE Division of Corporations

February 14, 2019

KISCHA MCGUIRE 1225 FRANKLIN AVE STE 475 GARDEN CITY, NY 11530

SUBJECT: SHELTERPOINT INSURANCE COMPANY

Ref. Number: J44312

We have received your document for SHELTERPOINT INSURANCE COMPANY and your check(s) totaling \$43.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

Please file the document as either Articles of Amendment or Restated Articles of Incorporation pursuant to applicable Florida Statutes.

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.

Rebekah White Regulatory Specialist II

Letter Number: 119A00003222



|ShelterPoint Insurance Company

Administrative Office 1225 Franklin Avenue, Ste. 475

Garden City, NY 11530 Fax 5165046412 (main) | 5165046436 (service) | 5165046414 (claims) Phone: 800.365.4999 (516.829.8100)

www.shelterpoint.com

March 5, 2019

Division of Corporations Amendment Section Clifton Building Rebekah White 2661 Executive Center Circle Tallahassee, FL 32301

Re: J44312

Dear Ms. White:

Please find enclosed for filing a copy of the amended and restated articles of incorporation for ShelterPoint Insurance Company. After receiving your rejection letter, I contacted your office and I was advised I needed to remove the first three pages of the amendment that was submitted with my corporate documents. Please advise as soon as possible if you require any additional information in order to process this filing.

Very truly yours,

Kischa M. McGuire Compliance Paralegal

KMcGuire@shelterpoint.com

516.304.7710

APPROVED

FEB 0 5 2019

Docketed by:

AMENDED AND RESTATED

ARTICLES OF INCORPORATION

OF

SHELTERPOINT INSURANCE COMPANY

The Articles of Incorporation of ShelterPoint Insurance Company (the "Corporation") are hereby amended and restated as follows:

- (1) The name of the Corporation is SHELTERPOINT INSURANCE COMPANY. The Corporation was originally incorporated under the laws of the State of Arizona on April 13, 1979, but pursuant to the provisions of Section 628.520 and 607.234, Florida Statutes, the Corporation became a Corporation organized for profit under the laws of the State of Florida effective November 26, 1986.
 - (2) The Corporation has existence perpetually.
- (3) This Corporation was formed to transact life and health and accident insurance. The general nature of the business to be conducted and carried on by this Corporation shall be flat of an insurance company, including the transaction of a general life, health and accident insurance Business, with the right to make insurance contracts and to underwrite all and every insurance appertaining to or connected with life, health and accident risks, including insuring against loss of life, short and long-term disability or dismemberment, issuing annuity contracts (fixed and variable), granting additional benefits in the event of death or dismemberment by accident or accidental means, issuing endowment policies, insuring against expenses arising from illness or injury and every type of insurance appertaining thereto and any and all contracts in connection with, necessary or incidental to a general insurance business, including the right to issue both participating and non-participating insurance. In connection with such business this Corporation shall have full power and authority to subscribe for, purchase, receive, own, hold and invest and sell and dispose of stocks; bonds, securities or obligations of any other corporation or corporations, public, private or municipal, including governmental stocks, bonds, and securities, whether Federal, State, County, Municipal or of Political subdivisions, such as special drainage districts, special road districts and others of like character, and it shall have the right and power to organize subsidiary or other corporations, to buy, own, hold, mortgage and dispose of real estate and to invest funds on the security of real estate mortgages or bonds. It shall have the full right and power to purchase for the benefit of the Corporation policies of insurance of other obligations, and to make such contracts of insurance and/or reinsurance as may be authorized by the Board of Directors. The Corporation shall have the power to enter into reinsurance agreements as reinsurer and as reinsured. It shall also have any and all powers authorized by law including any and all powers incidental to or connected with the general insurance business, the enumeration herein of any special power and authority being in addition to and not a limitation upon all powers necessary or proper or incidental to or connected with the general insurance business.

- (4) The Corporation may, at its option, exercise one or more or all of the branches of business in which it is authorized to engage and may both place and accept contracts of reinsurance.
- (5) The maximum number of shares of stock which this Corporation is authorized to have outstanding at any time shall be and consist of five million (5,000,000) shares of Common Stock of One and No/100 Dollar (1.00) par value each being a total authorized capital of Five Million and No/100 (\$5,000,000.00) Dollars.
- (6) The Corporation's offices shall be as follows: the principal corporate office address shall be located in Palm Beach County at 515 N. Flagler Drive, Suite 1400, West Palm Beach, Florida 33401, the principal administering office address shall be 1225 Franklin Avenue, Suite 475, Garden City, New York, 11530, the New Jersey satellite office address shall be One Gateway Center, Suite 2600, Newark, New Jersey 07102. The Board of Directors may from time to time choose different office locations for this Corporation.
- (7) The Corporation shall have such number of directors, not less than five, as shall be elected from time to time by the shareholders. The names and addresses of the directors who shall hold office until their successors are duly elected and qualified are:

Richard A. White	1225 Franklin Avenue, Suite 475.	
	Garden City, New York 11530	
Shailesh Modi	1225 Franklin Avenue, Suite 475,	
	Gardon City, New York 11530	
Kathleen A. McAuliffe	1225 Franklin Avenue, Suite 475,	
	Garden City, New York 11530	
David G. Melman	1225 Franklin Avenue, Suite 475,	
	Garden City, New York 11530	
James R. Lasko	1225 Franklin Avenue, Suite 475,	
	Garden City, New York 11530	

- (8) The directors shall have power to adopt, amend, alter and repeal Bylaws, to manage the corporate affairs and make all rules and regulations expedient for the management of the affairs of the Corporation, to remove any officer and to fill all vacancies occurring in the Board and offices of any cause, and to appoint form their own number an executive committee and other committees, and vest said committees, with all the powers permitted by the Bylaws.
- (9) Subject to the further provisions hereof, the Corporation shall indemnify any and all of its existing and former directors and officers against all expenses incurred by them and each of them, including but not limited to legal fees, judgments and penalties which may be incurred, rendered or levied in any legal action brought against any of them, for or on account of any action or omission alleged to have been committed while acting within the scope of employment as director of officer of the Corporation. Whenever any such person has grounds to believe that he may incur any such aforementioned expense, he shall promptly make a full written report of the matter to the President and to the Secretary of the Corporation. Thereupon, the Board of

Directors of the Corporation shall, within a reasonable time, determine in good faith whether such person acted, failed to act of refused to act willfully, with gross negligence or with fraudulent or criminal intent in regard to the matter involved and as to which indemnification is sought. If the Board of Directors determines in good faith that such person did not act, fail to act or refuse to act willfully or with gross negligence or with fraudulent or criminal intent in regard to the matters involved in the action or contemplated action, indemnification shall be mandatory and shall be automatically extended as specified herein, provided, however, that the Corporation shall have the right to refuse indemnification, wholly or partially, in any instance in which the person to whom indemnification would otherwise have been applicable shall have unreasonably refused to permit the Corporation, as its own expense and through counsel of its own choosing, to defend him in the action, or shall have unreasonably refused to cooperate in the defense of such action.

- (10) The shares of the Corporation shall be nonassessable, except to the extent which may be required by the Constitution and laws of the State of Florida.
- (11) The private property of the shareholders, directors and officers of the Corporation shall be forever exempt from debts and obligations of the Corporation.
- (12) The Corporation shall have all powers which, under the laws of the State of Florida now existing and those later to be enacted, may be exercised by Corporations organized for any and all of the foregoing purposes.
- (13) The Corporation shall be a Corporation for profit under Chapter 607, Florida Statutes, and shall be a stock insurance company under Chapter 628, Florida Statutes. The Corporation shall be authorized to write life, health and accident insurance.
- (14) This Corporation reserves the right to amend, alter, change or repeal any provision contained in its articles of incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred upon shareholders herein are granted subject to this reservation.

IN WITNESS WHEREOF these Articles of Incorporation will be executed by the president and secretary of SHELTERPOINT INSURANCE COMPANY following approval by the Florida Office of Insurance Regulation. These Articles of Incorporation are effective as of the 1st day of November, 2018.

SHELTERPOINT INSURANCE COMPANY

A: / MANDAM

DAVID G. MELAA Its Secretary

	11/1/2018	
The date of each amendment(s) a date this document was signed.	doption:	, if other than th
	71/2018	
Effective date <u>if applicable</u> :	(no more than 90 days after amendment file date)	
Note: If the date inserted in this document's effective date on the D	block does not meet the applicable statutory filing requirements, this department of State's records.	ate will not be listed as the
Adoption of Amendment(s)	(<u>CHECK ONE</u>)	
■ The amendment(s) was/were ac by the shareholders was/were s	opted by the shareholders. The number of votes cast for the amendment ufficient for approval.	(s)
	proved by the shareholders through voting groups. The following staten reach voting group entitled to vote separately on the amendment(s):	nent
"The number of votes cas	t for the amendment(s) was/were sufficient for approval	
bv	(voting group)	
•	(voting group)	
☐ The amendment(s) was/were ac action was not required.	opted by the board of directors without shareholder action and sharehold	ler
☐ The amendment(s) was/were ac action was not required.	opted by the incorporators without shareholder action and shareholder	
2/6/2019 Dated		
Signature	266	
(By a select	director, president or other officer – if directors or officers have not been ed, by an incorporator – if in the hands of a receiver, trustee, or other counted fiduciary by that fiduciary)	
	David G. Melman	
	(Typed or printed name of person signing)	
	Secretary	
	(Title of person signing)	