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Amend CC 11 8/10

COVER LETTER

TO: Amendment Section **Division of Corporations** NAME OF CORPORATION: Van Dyke Office Center Owners Assoc. , Inc. **DOCUMENT NUMBER:** The enclosed Anicles of Amendment and fee are submitted for filing. Please return all correspondence concerning this matter to the following: Van Kruesen Nome of Contact Person Van Dyke Office Center Owners Assoc. Fra 3898 Tarian Ct Palm Hanbon, Fr 34684 City/ State and Zip Code vandykeownerass@aol.com E-mail address: (to be used for future annual report notification) For further information concerning this matter, please call: Area Code & Daytime Telephone Number Enclosed is a check for the following amount made payable to the Florida Department of State: \$43.75 Filing Fee & Certified Copy ☐ \$43.75 Filing Fee & ☐ \$52.50 Filing Fee ☐ \$35 Filing Fee Certificate of Status Certificate of Status (Additional copy is enclosed) Certified Copy (Additional Copy is enclosed)

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

Articles of Amendment

to

Articles of Incorporation

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		of	
	1.		\bigcirc

Van Dyke Office Center	Owners Association Inc.
(Name of Corporation as currently filed with the	e Florida Dept. of State)
No 400000 9430	<u>-</u>
(Document Number of Corporation	n (if known)
Pursuant to the provisions of section 607.1006, Florida Statutes amendment(s) to its Articles of Incorporation: A. If amending name, enter the new name of the corporation:	SSEE
A. If amending name, enter the new name of the corporation,	The new State of the ne
name must be distinguishable and contain the word "corpor abbreviation "Corp.," "Inc.," or Co.," or the designation "Corp name must contain the word "chartered," "professional associati	ration," "company," or "incorporated" or the pp., "Inc," or "Co". A professional corporation
B. Enter new principal office address, if applicable:	3999 Tarian Ct
(Principal office address MUST BE A STREET ADDRESS)	Palm Harbon, FL
-	34684
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)	3898 Taxian (+ Palm Harbon, FL 34684
D. If amending the registered agent and/or registered office and new registered agent and/or the new registered office addresses.	
Name of New Registered Agent:	Krueger
3899	DTarian Ct
New Registered Office Address: (Florida	a street address)
<u> [a [m</u> (City)	(Zip Code)
New Registered Agent's Signature, if changing Registered Age I hereby accept the appointment as registered agent. I am familia	
Signature of New R	egistered Agent, inchanging

	g the Officers and/or Directors, enter the dittle, name, and address of each Office	·	rector being
•	see al	tached)	
<u>Title</u>	Name	Address	Type of Action
DIR	Beth White	17905 Burnell Rd Odessa, to 33556	⋈ Add
		Odessa, Te	Remove
_		33556	-
()1P	David P. Rankin	18540 N Dale Mab.	₩ IXI Add
		Lutz FL	Remove
^ ^		<u>, 33548</u>	-
DIR	Dan Krueger Ktwin Two, LLC	3898 Takian (+	IZ ØAdd
•	What Too IIC	3898 Takian († Palm Hanbon Fl	Add Remove
	WIWIA IND, LEC	34684	-
	ling or adding additional Articles, enter	· change(s) here:	
(attach a	dditional sheets, if necessary). (Be speci	ific)	
			
			
			
	nendment provides for an exchange, recons for implementing the amendment if		
	not applicable, indicate N/A)	not contained in the amendment	itseii.
, , ,	•		
 			
	·		

Article VII

The initial officer(s) and/or director(s) of the corporation is/are:

Title: DIR KEVIN E HOWELL JR 19302 GUNN HWY ODESSA, FL. 33556

Title: DIR GAILE R HOWELL 19302 GUNN HWY ODESSA, FL. 33556

Title: DIR DEBORAH TUTELA 19302 GUNN HWY ODESSA, FL. 33556

Remove all

The date of each amendment	(s) adoption: Oct dd, do 10
Effective date <u>if applicable</u> :) = (data of adoption is required)
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/we by the shareholders was/we	re adopted by the shareholders. The number of votes cast for the amendment(s) ere sufficient for approval.
	re approved by the shareholders through voting groups. The following statement d for each voting group entitled to vote separately on the amendment(s):
"The number of votes	cast for the amendment(s) was/were sufficient for approval
by	(voting group)
	(voting group)
The amendment(s) was/we action was not required.	re adopted by the board of directors without shareholder action and shareholder
The amendment(s) was/we action was not required.	re adopted by the incorporators without shareholder action and shareholder
Dated	1/2/10
sele	a director, president or other officer – if directors or officers have not been exted, by an incorporator – if in the hands of a receiver, trustee, or other court pointed fiduciary by that fiduciary)
	(Typed or printed name of person signing)
	Dinector
	(Title of person signing)