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TO: Amendment Section Division of Corporations

Tallahassee, FL 32314

NAME OF CORPO	RATION: Bloomingdale	Riverview CERT Corpo	pration	
DOCUMENT NUM	BER: N11000005986			
The enclosed Article	s of Amendment and fee are su	bmitted for filing.		
Please return all corr	espondence concerning this ma	tter to the following:		
		ald Maidlow		
	(Name o	f Contact Person)	Q	
	Bloomingdale_Riv	erview CERT Corporation		
	(Firm	n/ Company)		
	6712 Eag	le Feather Drive		
	(Address)			
	Rivervu	iew FL. 33578		
	(City/ Sta	ate and Zip Code)		
	dmaidlow@	gtampabay.rr.com		
		ed for future annual report notifical	cion)	
For further information	on concerning this matter, pleas	e call:		
Donald Maidlow		at (813) 741-1328	3	
(Name	of Contact Person)	at (<u>813</u>) <u>741-1328</u> (Area Code & Daytim	e Telephone Number)	
Enclosed is a check for	or the following amount made p	payable to the Florida Department	of State:	
\$35 Filing Fee	☐ \$43.75 Filing Fee & Certificate of Status	✓ \$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	☐ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy	
Mailing Address Amendment Section Division of Corporations P.O. Box 6327		Street Address Amendment Section Division of Corporation Clifton Building	is enclosed)	

2661 Executive Center Circle Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of

Bloomingdale_Riverview		
(Name of Corporation as currently file		itate)
N1100000		
(Document Number of C	Corporation (if known)	
Pursuant to the provisions of section 617.1006, Florida the following amendment(s) to its Articles of Incorporate		Profit Corporation adopts
A. If amending name, enter the new name of the cor	poration;	
The new name must be distinguishable and contain the abbreviation "Corp." or "Inc." "Company" or "Co."	ne word "corporation" or "in may not be used in the name.	acorporated" or the
B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDR	<u>PESS</u>)	
		ALS 1
C. Enter new mailing address, if applicable:		A SEP
(Mailing address <u>MAY BE A POST OFFICE BOX</u>		SSE 2

D. If amending the registered agent and/or registered new registered agent and/or the new registered of		nter the name of the
Name of New Registered Agent:		
New Registered Office Address:	(Florida street address)	
	(* ************************************	
	(City)	, Florida (Zip Code)
New Registered Agent's Signature, if changing Regist	tered Agent:	
I hereby accept the appointment as registered agent. position.		ept the obligations of the
Signature	of New Registered Agent, if ch	anging

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added: (Attach additional sheets, if necessary) Address Type of Action Title Name ☐ Add ☐ Remove E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific) Article III Purpose Supporting and assisting emergency first response Agencies and victims following natural man made disasters in and around the communities in which we live. Bloomingdale-Riverview CERT is organized exclusively for charitable, religious, educational and scientific purposes, including for such purposes, the making of distributions to organizati under section 501(c)(3) of the Internal Revenue Code or corresponding section of any future federal tax code. No Part of the net earnings of Bloomingdale-Riverview CERT shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purpose clause hereo No substantial part of the activities of the organization shall be the carrying on of propoganda, and or otherwise attempting to influence legislation, and the organization shall not participate. or intervene in (including the publication or distribution of statements any political campaign

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:				
(Attach add	ditional sheets, if necessary)			
<u>Title</u>	<u>Name</u>	Address	Type of Action	
			Add Remove	
	- · · · · · · · · · · · · · · · · · · ·			
			Add Remove	
(attach a	· · · · · · · · · · · · · · · · · · ·	pecific)		
(cont). or	n behalf of any candidate for pub	lic office. Notwithstanding	any other provision of the	
the organ	nization shall not carry on any oth	ner activities not to be per	mitted to be carried on	
(a) by an	organization exempt from federa	al income tax under section	n 5601(c)(3) of the	
Internal R	Revenue Code, or (b) by an organ	nization, contributions to w	vhich are deductible	
under sec	ction 170(c)(2) of the Internal Re	venue Code, or correspon	ding section of any	
future fed	deral tax code.			
Upon the	dissolution of Bloomindale-Rive	rview CERTm assets shall	Il be distributed for one or	
more exe	mpt purposes within the meaning	g of section 501(c)(3) of th	ne Internal Revenue Code	
or the co	rresponding section of any future	e federal tax code, or shall	be distributed to the	
federal go	overnment, or to a state or local	government for a public pu	rpose. Any such assets	
not so dis	sposed of shall be disposed of by	a Court of Competent Ju	risdiction of the county in	
which the	principal office of the corporatio	n is then located, exclusiv	ely for such purposes or	
to such o	rganization or organizations, as s	said Court shall determine	, which are organized and	
operated	exclusively for such purposes.			

The date of each amendmen	t(s) adoption: September 16, 2011
Effective date <u>if applicable</u> :	(date of adoption is required) September 19, 2011
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
	ere adopted by the shareholders. The number of votes cast for the amendment(s) tere sufficient for approval.
• •	ere approved by the shareholders through voting groups. The following statement ed 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)
The amendment(s) was/we action was not required.	ere adopted by the board of directors without shareholder action and shareholder
The amendment(s) was/we action was not required.	ere adopted by the incorporators without shareholder action and shareholder
	tember 19, 2011
Signature (By	a director, president or other officer – if directors or officers have not been
sele	exceed, by an incorporator – if in the hands of a receiver, trustee, or other court sointed fiduciary by that fiduciary)
	Donald H. Maidlow
	(Typed or printed name of person signing)
	President
	(Title of person signing)