## Namosas

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JAN 29 2014

R. WHITE

## COVER LETTER

**TO:** Amendment Section Division of Corporations

| NAME OF CORPORAT            | TION: The Po                                | aragon Part                                     | nership  |
|-----------------------------|---|---|--|
| DOCUMENT NUMBER             | MILO  | 00008237  | · · · · · · · · · · · · · · · · · · ·                              |
| The enclosed Articles of A  | Amendment and fee are sub                   | omitted for filing.                             |  |
| Please return all correspon | ndence concerning this matt                 | ter to the following:                           |  |
|                             | 100<br>Cu<br>paragonp                       | •   | betnership  13 Terr  FL 33189  gmail.com                           |
| For further information co  | oncerning this matter, please               | •   | notineation)   |
| Victor<br>Name of C         | Contact Person                              | at ( 305<br>Area Co                             | de & Daytime Telephone Number                                      |
| Enclosed is a check for th  | e following amount made p                   | eayable to the Florida Depart                   | artment of State:  |
| □ \$35 Filing Fee           | □\$43.75 Filing Fee & Certificate of Status | Certified Copy<br>(Additional copy is enclosed) | Certificate of Status Certified Copy (Additional Copy is enclosed) |
| <u>Mailin</u>               | g Address                                   | Street  | Address  |

Amendment Section
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

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

## **Articles of Amendment**

|          |    | to           |
|----------|----|--------------|
| Articles | of | Incorporatio |
|          |    | - C          |

| •  | to Articles of Incorporation  | Filt to the  |
|--|---|--|
|  | of  | 1/ 1/4   |
| The Paragor  | Partnership   | 14 JAN 24 FR 12: 37  |
| (Name of Corporation as currently  |   | 7-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1  |
| N 12 000   | 0008237   | - SMALAGEST STATE  |
|  | of Corporation (if known)   |  |
| (200   | or corporation (ir alloway  |  |
| Pursuant to the provisions of section 607.1006, Flori its Articles of Incorporation:   | ida Statutes, this <i>Florida Profit C</i>                                      | Corporation adopts the following amendment(s)  |
| A. If amending name, enter the new name of the   | corporation:  |  |
| N/A  |   | The new  |
| name must be distinguishable and contain the w<br>"Corp.," "Inc.," or Co.," or the designation "Con<br>word "chartered," "professional association," or th   | rp," "Inc," or "Co". A profess  | or "incorporated" or the abbreviation  |
| B. <u>Enter new principal office address, if applicab</u><br>(Principal office address <u>MUST BE A STREET AL</u>  |   |  |
| N/A  |   |  |
| C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE B   | <u></u>   |  |
| N/A  |   |  |
| D. If amending the registered agent and/or registered new registered agent and/or the new registered   |   | enter the name of the  |
| Name of New Registered Agent   |   |  |
| N/A  | (Florida street address)  |  |
| New Registered Office Address:   |   | , Florida  |
|  | (City)  | (Zip Code)   |
| New Registered Agent's Signature, if changing R I hereby accept the appointment as registered agent  \( \bigcup \bigcap \bigcap \lefta \signature of \bigcap \lefta | egistered Agent: I am familiar with and accept New Registered Agent, if changin | Annual Control of the |

| P = President; V= Vie<br>Executive Officer; CF<br>held. President, Treasi<br>Changes should be no<br>a change, Mike Jones | ce Presiden<br>O = Chief<br>urer, Direct<br>ted in the fo<br>leaves the c | Financial Officer. If an officer/a<br>or would be PTD.<br>ollowing manner. Currently John | tle: D= Director: TR= Trustee; C = Chairman or Clerk; CEO = Chie, lirector holds more than one title, list the first letter of each office.  Doe is listed as the PST and Mike Jones is listed as the V. There i. the V and S. These should be noted as John Doe, PT as a Change. |
|---|---|---|---|
| X Remove  | <u>V</u>  | Mike Jones  |   |
| X Add   | <u>sv</u>   | Sally Smith   |   |
| Type of Action (Check One)  | Title   | <u>Name</u>   | Address   |
| 1) Change Add Remove  |   |   |   |
| 2) Change   |   | _   |   |
| Remove 3) Change  |   |   |   |
| Remove  |   |   |   |
| 4) Change Add Remove  |   |   |   |
| 5) Change Add Remove  | <u></u>   |   | <u></u>   |
| 6) Change   | <u></u>   |   |   |

Remove

| E. If amending or adding additional Articles, enter change(s) here: (Attach additional sheets, if necessary). (Be specific)  |
|--|
| Article II-PURPOSE   |
| Add: this as the first paragraph of article IF   |
| ARTICLE II<br>PURPOSE  |
| This organization, "The Paragon Partnership", is organized exclusively for charitable purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.   |
| article VI - Dissolution   |
| Change to:   |
| ARTICLE VI<br>DISSOLUTION  |
| Upon the dissolution of the organization, "The Paragon Partnership", assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, for a public purpose. Any such assets not disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization is then located, exclusively for such purpose or to such organization or organizations as said Court shall determine, which are organized and operated exclusively for such purposes. |
| F. If an amendment provides for an exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself:  (if not applicable, indicate N/A)  |
|  |
|  |
|  |
|  |

| The date of each amendment(s) adoption: Use Pate Signed date this document was signed.  | _, if other than |
|---|------------------|
| Effective date if applicable:   |                  |
| (no more than 90 days after amendment file date)  | <del></del>      |
| Adoption of Amendment(s) (CHECK ONE)  |                  |
| The amendment(s) was/were adopted by the shareholders. The number of votes cast for the amendment(s) by the shareholders was/were sufficient for approval.  |                  |
| The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided 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/were adopted by the board of directors without shareholder action and shareholder action was not required.  The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required. |                  |
| Dated 1/17/14 Signature   |                  |
| (By a director, president or other officer – if directors or officers have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)  | <b></b>          |
| Victoria Stalanga (Typed or printed name of personsigning)  | _                |
| President / CEO   | _                |

the

(Title of person signing)