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: EMPIRE CORPORATE KIT COMPANY

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To: Division of Corporations Fax Number : (850)205-0380

Account Number : 072450003255

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20/10.9

From:

Account Name

Phone Fax Number

BASIC AMENDMENT

: (305) 634-3694

: (305)633-9696

LAS OLAS K.B. GROUP, INC.

| Certificate of Status | | 0 |
|-----------------------|---------|----|
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| 2 | Articles of Amendment | |
| | Articles of Incorporation | |
| | of a constant of | 1 |
| | Name of corporation as our analy filed with the Florida Dept. of State) | T |
| | AH | |
| | | |
| | (Document number of corporation (if knows) | |
| | rovisions of section 607.1006, Plonda Statutes, this Florida Profit Corporation of sing amendment(s) to its Articles of Incorporation: | 2:20 |
| NEW CORPOR | ATE NAME (if changing): | <u> </u> |
| Must contain the we A professional corp | ord "exchanging," "company," or "incorporated" or the abbreviation "Corp.," "Inc.," or "Co.") suration must contain the word "chartened", "professional association," or the abbreviation "P.A.") | |
| MCNDMENT | SADOFTED- (OTHER THAN NAME CHANGE) Indicate Article Number(s) tis(s) being amended, added or delated: (<u>BE SPECIFIC</u>) | |
| The following tudiv | kiual is hereizy removed as Director and Officer of the Corporation: | |
| | Luis Felipo Martínez | |
| | | |
| - | | |
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| | (Attach additional pages if nanossary) | |
| ian amendment | provides for exchange, reclassification, or cancellation of issued shares, provisions | |
| or implementing | the amondment if not contained in the amondment itself: (if not applicable, indicate N/A) | |
| | · | |
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| | (expHnux!) | |
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| | HnfnD188855 | |
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The date of each amendment(s) adoption: _____8 [2 | 05____

Effective date if applicable:

(no more than 90 days after amondment file date)

Adoption of Amendment(s) (CHECKONE)

- 2 The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) by the shareholders was/were sufficient for approval.
- The emendment(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 amondment(s) was/were sufficient for approval by

(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 abareholder action and shareholder action was not required.

| Signed this 2nd | day of August | 2005 |
|-----------------|---------------|------|
| Signate | *** XTTLa | Vit |

(By a director, president of other officer - if directors or officers have not been subseted, by an incorporator - if in the hands of a receiver, trustee, or other sourt appointed fiduciary by that fiduciary)

FELIPE MARTINEZ V.

(Typad or printed name of person signing)

DIRECTOR

(Title of person signing)

SILING FEE: S35

