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Attention: Division of Corporations, Department of State P.O.Box 6327, Tallahassee, FL 32314

From: Juliana R. DaCosta, President
DaCosta Consulting Corp.
DBA Ultimate Realty Group
16681 McGregor Blvd.
Suite 207-208 — address change to Suite 206 - 208

Fort Myers, FL 33908 239-418-0333

Please be advised that the address you have may be at my home address, 8300 Southwind Bay Circle, Fort Myers, Fl 33908

And now needs to be as stated, above, now that my office is in place.

Also, enclosed is the amendment to the articles of incorporation to include "registered" but not licensed, people as directors, Mr. Michael and Mr. Simeonidis. is 70 be removed

Also enclosed is a check for \$35.00 as requested, per our telephone conversation. Thank-you, Juliana DaCosta

Jacos W

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

Da Costa Consulting Corp.

(present name)		
Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida profit corporation adopts the following articles of amendment to its articles of incorporation:		
FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)		
Article VII to be amended as follows:		
Title - President Juliana R. Da Costa 8300 Southwind Boy Circle Fort Myers, Fl. 33908 U.S. Title - Director Christakis Michael 12331 Coconut Creek Court Fort Myers, Fl. 33908 U.S.		
Constantine Simeonidis Please remove THIS PERSON FROM Capa Coral, F1. 33906 Our RECORDS.		

provisions for implementing the amendment if not contained in the amendment itself, are as follows:

Article also if possible please amend from 3. formal shares

TV to 100 shares in the corporation.

THIRD: The date of each amendment's adoption: June 1, 2005 and Sept. 23

If an amendment provides for an exchange, reclassification or cancellation of issued shares,

FOURTH: Adoption of Amendment(s) (CHECK ONE)

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, , ,	
	The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) 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
٥	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.
S	igned this 23 day of September 15 2005.
Signature	Oution Dalosto
S.g.m.u.o	(By the Chairman or Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholders)
	OR
	(By a director if adopted by the directors)
	OR
	(By an incorporator if adopted by the incorporators)
	JULIANA DA COSTA Typed or printed name
	. yped or printed name
	PRESIDENT/OWNER-BROKER
	Title