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Florida Department of State

Division of Corporations Public Access System

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Articles of Amendment

Articles of Incorporation

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	(Document number of corporation (if known)	
`	Dooming introduction of corporation (in known)	50
we and to the provisions of sect	tion 607.1006, Florida Statutes, this Florida Profit Co.	maratio Z
	(s) to its Articles of Incorporation:	rporation &
topis the following amendment	(s) to its Atticles of file or poration.	i de la companya de
TENT CODDODATE NAME /	f shanding).	
<u>EW CORPORATE NAME (i</u>	I CHROSHES!	
OLDEN OASIS HOME CAR	E AND EVENT SERVICES, INC.	, .
	'company," or "incorporated" or the abbreviation "Corp.," "Inc.,"	or PCo II)
Aust contain the word "corporation,"	in the word "chartered", "professional association," or the abbrev	lation "PA")
Professional corporation musi coma	in the word chartered; processional association, of the abbitor	141011 1 111. 7
AMENICA ENTER A DANGETER	(OTHER THAN NAME CHANGE) Indicate Article	Number(e)
		radinoer(s)
nd/or Article Title(s) being ame	nded, added of deleted: (BE SPECIFIC)	
		
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	(Attath additional pages if necessary)	
	military for the self-	• •
	change, reolassification, or cancellation of issued share	
or implementing the amendmen	t if not contained in the amendment itself: (if not applical	ole, indicate N/A)
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(continued)

The State of State of

A CONTRACTOR

4.08000065101.3

The date of each umendment(s)	schoption: 3713/2008
Effective date if applicable:	
(A)	o more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was the amendment(s) by the	s/were approved by the shareholders. The number of votes cast for the shareholders was/were sufficient for approval.
	s/were approved by the shareholders through voting groups. The ust be separately provided for each voting group entitled to vote adment(x):
"The number of vo	tes cast for the amendment(s) was/were sufficient for approval by
	(veding group)
The amendment(s) was and shareholder action	were adopted by the board of directors without shareholder action was not exquised.
The amendment(s) was shareholder aution was	s/were adopted by the incorporators without shareholder action and not required.
Signatury	Tiland
selected,	son, president of other officer - indirectors or officers have not been by an incorporator - if in the hands of a receiver, trustee, or other court I fiduciary by that inductory)
MYRIA	M PAUL
• •	(Typed or printed name of person signing)
PRESI	DENT
	(Title of person signing)
•	