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Articles of Amendment 2022 AUG 23 AH 9: 48 Articles of Incorporation | SECRETARY OF FALL AHABSEE . . . American International Elevator Associates Inc (Nume of Corporation as correctly filed with the Florida Dept. of State) P06000062666 (Document Number of Corporation (if known) Pursuant to the provisions of section 607, 1006, Florida Statutes, this Florida Profit Corporation adopts the following amendment(s) to A. If aprending name, enter the new name of the corporation: name must be distinguishable and contain the word "corporation." "campany," or "incorporated" or the abbreviation "Corp.," "Inc.," or Co.," or the designation "Corp.," "Inc.," or "Co". A professional corporation name must contain the word "charlered." "professional association," or the abbreviation "P.A." B. Enfer new prizeipal affice address, if applicable: (Principal affice address MUST BE A STREET ADDRESS) C. Enter new malting address, if applicable; (Mailing address MAY BE A POST OFFICE BOX) D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address: Joel Perez Name of New Registered Agent 820 NW 171 Street (Florida street address) Miami New Registered Office Address. (City) New Repistered Agent's Signature, if changing Registered Agent:
I hereby accept the appointment as registered agent. Jam familiar with and accept the obligations of the position. Signature of New Registered Agent, if changing

Check if applicable

The amendment(s) is/are being filed pursuant to s. 607.0120 (11) (e), F.S.

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and (Attach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

3052201440

P = President; V= Vice President; T= Treasurer; S= Secretary; D= Director; TR= Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation. Sally Smith is named the V and S. These should be noted us John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add. Example:

X Change	PT	John Doe	
X Remove	<u>v</u>	Mike Jones	
X Add	SY	Sally Smith	
Type of Action (Check One)	Ti <u>tle</u>	Name	Address
i)Change	P	Jose Torres	14540 SW 123 CT.
Add		, —	Miami, FL 33186
X Remove			
2) Change	VP	Oveyda Torres	14540 SW 123 CT.
Add			Miani, FL 33136
X Remove 3) Change	P	Joel Perez	820 NW 171 Street
X Add			Miami, FL 33169
Remove			
4) Change	S	Yolanda C. Bisono Garcia	820 NW 171 Street
X Add			Miami, FL 33169
Remove			
5) Change			
Add			
Remove			
6) Change			
Add		·	
Remove			
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	dding additional Ar sheets, if necessary).	(Be specifi	c)			
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amendment p	dementing the exen	eige, recials)				
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	plementing the amer ble, indicate N/A)	idment if not	contained in t)	e amendment	tself:	
		idment if not	contained in the	e amendment	itself:	
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		idment if not	contained in t	ne amendment	tself:	
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amendment p vipions for imp (if not applicat		auge, rectain	contained in the	te amendment	tself:	
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the management of the second section.

The date of each amendment() date this document was signed.	e) adoption:, if other than the
Effective date if spoticable:	out than to
	(no more than 90 days after omendment file date)
Note: If the date inserted in this document's effective date on the	a block days and
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/were action, was not required.	adopted by the incorporators, or board of directors without shareholder action and shareholder
The amendment(s) was/were to by the shareholders was/were	subject by the shareholders. The number of votes cast for the amendment(s)
The amendment(s) was/were a must be separately provided f	pproved by the shareholders through voting groups. The following statement or each voting group entitled to vote reparately on the amendment(s):
The miniber of votes ca	st for the amendment(s) was/were sufficient for approval
b y	11
e de la companya de l	(vating group)
	director, president or other officer – if directors or officers have not been ed, by addition paration – if in the hands of a receiver, trustee, or other count ated fiduciary by that fiduciary)
6.4 · -	Joel Perez
	(Typed or printed name of person signing)
	President
	(Title of person signing)

: .