

## Florida Department of State

**Division of Corporations** Public Access System

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## COR AMND/RESTATE/CORRECT OR O/D RESIGN

KACA ENTERPRISES, INC.

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## Articles of Amendment to Artitles of Incorporation

KACA ENTERPRISES INC		
(Name of corporation as currently filed with the Florida Dept. of State)		
P06000073094		
P 06000073094 (Document number of corporation (if innova)		
Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida Profit Corporation adopts the following amendment(s) to its Articles of Incorporation:		
NEW CORPORATE NAME (If changing):		
KACA ENTERPRISES CORP		
(Mast contain the word "corporation," "company," or "iscorponated" or the abbreviation "Corp., "fre.," or "Co.")  [A professional conformation must contain the word "characted", "professional association," or the abbreviation "F.A.")		
to be seen and referent transfer resonant and motel, arbitraries? A factoristic finite section (C. V.)		
AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article Number(s)		
and/or Article Title(s) being amended, added or deleted: (BE \$PECIFIC)		
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(Attach additional pages if accessary)		
The state of the s		
If an amendment provides for 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)	)	
Was seekumicasee		
(conditions)		

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The date of each amendment(s) adoption: MAY 21, 2007
Effective date if applicable: MAY 21, 2007 (no more than 90 days after anomalment file data)
free inext and an east wife, missing all outs)
Adoption of Amendment(s) (CHECK ONE)
The amendment(s) was/were approved by the shareholders. The number of votes cast for the smendment(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)
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.
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 necessary, trustee, or other court appointed federicary by that fidentiary)  (Typed or printed name of person signing)  (Title of person signing)

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