

Florida Department of State Division of Corporations Public Access System

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To:

Division of Corporations

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Account Name

: EMPIRE CORPORATE KIT COMPANY

Account Number: 072450003255 Phone

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TE/CORRECT OR O/D RESIGN

MARIANAO GLASS CORP.

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EMPIRE CORP KIT

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Articles of Amendment	
to	
Articles of Incorporation	
of .	
MARIANAO GLASS CORP.	E AND S
(Name of corporation as currently filed with the Florida Dept. of State)	S 25
	(t)
	(YO) 7
P06000120211	- 5 v
(Document number of corporation (if Islam)	
Prevenant to the marriages of session 607 1006 Plenide Section 41 - Blands Bucks Co.	
Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida Profit Corpadopts the following amendment(s) to its Articles of Incorporation:	poranon
estable and tottowing strengthouses) to its vitrous of impulporation.	
NEW CORPORATE NAME (if changing):	
TO A A A A A A A A A A A A A A A A A A A	
(Must contain the word "corporation," "company," or "incorporated" or the abbreviation "Corp.," "Inc.," or	эт "Co,")
(A professional corporation must contain the word "chartered", "professional association," or the abbrevia	stion "P.A.")
AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article	Number(s)
and/or Atticle Title(s) being amended, added or deleted: (BE SPECIFIC)	
ARTICLE VIII - PLEASE ADD FERMIN MACHIN AS VICE PRESIDENT	
MILLOCK AIL-1 PROPERDE LEIGHIA MACHINA MACHINA AICE LIVERINEIA	
	
	
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(Attach additional pages if necessary)	
If an amendment provides for exchange, reclassification, or cancellation of issued share	s, provisions
for implementing the amendment if not contained in the amendment itself: (if not applicable	le, indicate N/A)
or the first of t	

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1.3

40800014J9J4

The date of each amendment(s) adoption: JUNE 9, 2008	
Effective date if applicable:	JUNE 9, 2008
	(no more than 90 days after emendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s)	was/were approved by the shareholders. The number of votes cast for by the shareholders was/were sufficient for approval.
The amendment(s) following statement separately on the	was/ware approved by the shareholders through voting groups. The at must be separately provided for each voting group entitled to vote timendment(s):
"The number o	of votes cast for the amendment(s) was/were sufficient for approval by
· <u></u>	(voting group)
	was/were adopted by the board of directors without shareholder action was not required.
The amendment(s) shareholder action	was/were adopted by the incorporators without shareholder action and was not required.
sole	director, president or other officer - if directors or officers have not been cled, by an imporporator - if in the hands of a receiver, trustee, or other court minted fiduciary by that fiduciary)
SE	HOVANY RODRIGUEZ
	(Typed or printed name of person signing)
PR	ESIDENT/INCORPORATOR
	(Title of person signing)

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