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## **LAZARUS** CORPORATE FILING SERVICE

3320 SW 87TH AVENUE MIAMI, FL 33165 (305) 552-5973 Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) Certified Copy Pick up time Walk in Certificate of Status Mail out Will wait □ Photocopy **NEW FILINGS AMENDMENTS** Profit Amendment Resignation of R.A., Officer/Director Not for Profit Change of Registered Agent Limited Liability Dissolution/Withdrawal Domestication Other Merger OTHER FILINGS REGISTRATION/QUALIFICATION Annual Report Foreign Fictitious Name Limited Partnership Reinstatement Trademark Other Examiner's Initials

CR2E031(7/97)

## ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION

	OF	TÄLLAH
	MC PAVON, INC. (present name)	MLLAHASSEE, FLORIDA
	ant to the provisions of section 607.1006, Florida Statutes, this corporation adopts owing articles of amendment to its articles of incorporation:	FLORI
FIRST	C: Amendment(s) adopted: (Indicate article number(s) being amended, added or deleted)	Ą
ARTIC	CLE I : THE NEW NAME OF THE CORPORATION IS:	
CREDI	IT SERVICE ADVISOR, INC.	
ARTIC	CLE VI : THE NEW PRINCIPAL AND MAILING ADDRESS	ıs:
2500	NW 79th Ave. Ste #226, MIAMI, FL. 33122	
ARTIC	CLE VII : THE NEW REGISTERED AGENT ADDRESS IS:	
250Ó	NW 79th AVE. Ste #226, MIAMI, FL. 33122	
ARTIC	CLE IX: THE NEW OFFICERS AND DIRECTORS ARE:	
2500 HUMBE	A C. PAVON / PRESIDENT / 50 shares  NW 79th Ave., Ste 226, Miami, FL. 33122  ERTO R. QUINTERO / VICE-PRESIDENT / 50 shares  NW 79th Ave., Ste @66, Miami, FL. 33122  ND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:	
THIRD FOUR		
	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)	
	The amendment(s) was/were adopted by the board of directors without shareholders action and shareholders action was not required.	

The amendment(s) was/were adopted by the incorporators without shareholder

action and shareholders action was not required.

Signed th	is <u>22</u>	_ day of	JUNE	200_7			
	Mo	C PAVON	I, INC.				
	2-11		tion Name)				
	The state of the s	H/s	, 	4/			
(Chairman or Fice Chairman of the Board of Directors, President or Other officer if adopted by the shareholders)							
( A director or incorporator if adopted by the directors of incorporators)							
_	M2	ARIA C.	PAVON				
		(Typed or	printed name)				
	PRES	DENT/D	IRECTO	R			
		(1	litle)	<del></del>			