P08000058782

(Re	questor's Name)	
(Ad	dress)	
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(Cit	y/State/Zip/Phone	e #)
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SECRETARY OF STATE
TALLAHASSEE, FLORID

* Roberts |OCT 22 2010

COVER LETTER

TO: Amendment Section

Tallahassee, FL 32314

Division of Corporations		
NAME OF CORPORATION: Arrou	w Financial Inc.	
DOCUMENT NUMBER: PORODO	58782	
The enclosed Articles of Amendment and fee are s	ubmitted for filing.	
Please return all correspondence concerning this m	atter to the following:	
Paulina J. Name	of Contact Person	
KAS Fi	nancial Solutions, Ine	
6131N.W	174-terr. Address	
Miouni Lo	Kes, F1 33015 State and Zip Code	
	future annual report notification)	
For further information concerning this matter, plea		
Hauma . (amplo) Name of Contact Person	at (305) 776 4083 Area Code & Daytime Telephone Number	
Enclosed is a check for the following amount made		
\$35 Filing Fee \$\times \text{Certificate of Status}\$	□\$43.75 Filing Fee & □\$52.50 Filing Fee Certified Copy (Additional copy is enclosed) □\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)	
Mailing Address	Street Address	
Amendment Section	Amendment Section	
Division of Corporations P.O. Box 6327	Division of Corporations Clifton Building	
Tallahassee, FL 32314 Cinton Building 2661 Executive Center Circle		

Tallahassee, FL 32301

Articles of Amendment

to



	of	ion
Arnow	Financial	N.
(Name of Corporation as cu		
P0800	00058782	
(Document N	lumber of Corporation (if ki	nown)

Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida Profit Corporation adopts the following amendment(s) to its Articles of Incorporation:

A. If amending name, enter the new name of the corporation	''	
KAS Financial So	Witions, Inc. The new	
name must be distinguishable and contain the word "corp	poration," "company," or "incorporated" or the	
abbreviation "Corp.," "Inc.," or Co.," or the designation "Coname must contain the word "chartered," "professional associations of the chartered "chartered," "professional association the word "chartered,"		
name must contain the word chartered, projessional associa		
B. Enter new principal office address, if applicable:	6131 N.W 174 terr.	
(Principal office address <u>MUST BE A STREET ADDRESS</u>)	Miami Jakes, F1	
	330 <i>1</i>	
C. Enter new mailing address, if applicable:	(013/NW) 174Terr	
(Mailing address <u>MAY BE A POST OFFICE BOX</u>)		
	Miami Lokes, Fl	
	33015	
D. If amonding the unsistened agent and/or registered office	address in Florida antar the name of the	
D. If amending the registered agent and/or registered office new registered agent and/or the new registered office ad-		
Name of New Registered Agent: POLILIN	a T. Campo Es 3 TI	
(0/3/N	11 174 Terr \$ 20 F	
New Registered Office Address: (Flori	ida straet address)	
Miam	10/10	
	Florida 3007	
(City)	(Zip Code)	
New Registered Agent's Signature, if changing Registered Agent:		
I hereby accept the appointment as registered agent I am fam.	illar with and accept the obligations of the position.	
Hauluk	allies	
Signature of New	Registered Agent, if changing	

(Attach additional sheets, if necessary)		
Title Name P Émilio Canal VP Émilio Canal Jr Paulina J. Campo	Address 9735 NW 525 310 DENOY, F 3317 11790 Stones Throw Reston, VA 20194 013/NW 174 terr Ulami Lakes, F1	Remove Ouve Add Remove
E. If amending or adding additional Articles, enter (attach additional sheets, if necessary). (Be specif) Add EIN #27-31		
F. If an amendment provides for an exchange, recl provisions for implementing the amendment if a (if not applicable, indicate N/A)		

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

The date of each amendment(s	s) adoption: OH . 18/10
Effective date if applicable:	(date of adoption is required)
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/were by the shareholders was/wer	adopted by the shareholders. The number of votes cast for the amendment(s) e sufficient for approval.
	approved by the shareholders through voting groups. The following statement for each voting group entitled to vote separately on the amendment(s):
"The number of votes ca	ast for the amendment(s) was/were sufficient for approval
by	voting group)
(voling group)
The amendment(s) was/were action was not required.	adopted by the board of directors without shareholder action and shareholder
The amendment(s) was/were action was not required.	adopted by the incorporators without shareholder action and shareholder
DatedSignature	at 18/10 Autus Buso
(By a select	director, president or other officer – if directors or officers have not been ted, by an incorporator – if in the hands of a receiver, trustee, or other court need fiduciary by that fiduciary)
	(Typed or printed name of person signing)
	(Typed or printed name of person signing)
	(Title of person signing)