P0800069082

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COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPOR	ATION:C	UINCY GOLDEN FALCO	ON, INC.	
DOCUMENT NUMBI	ER:	P08000069082	2	
The enclosed Articles of	f Amendment and fee a	re submitted for filing.		
Please return all corresp	ondence concerning th	s matter to the following:		
		LIAM S. VASQUEZ		
	7	ame of Contact Person		
	A & A BU	SINESS SERVICES, INC.		
		Firm/ Company		
	7751 KINGSPOINTE PKWY SUITE 125			
		Address		
		RLANDO FL. 32819		
	C	ity/ State and Zip Code		
	E-mail address: (to be use	essfl@hotmail.com d for future annual report notification)		
For further information	concerning this matter,	please call:		
	n Vasquez	/	383-7812	
Name of Co	ontact Person	Area Code & Daytime T	elephone Number	
Enclosed is a check for	the following amount n	ade payable to the Florida Depa	artment of State:	
☑ \$35 Filing Fee ☐	\$43.75 Filing Fee & Certificate of Status	S43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)	
Mailing Address Amendment Section		Street Address Amendment Section		
Division of Corporations		Division of Corporations		
P.O. Box 6327		Clifton Building	Clifton Building	
Tallahassee, FL 32314		2661 Executive Center Cir	cle	

Tallahassee, FL 32301

	174423668 Page: 2 AA BUSINESS SERVICE	PAGE 02/07 2011 AUG -4 PM 4: 12 PALLAHASSEE FLORIS
	Articles of Amendment	am LED
	to	AUG -1
	Articles of Incorporation of	MICHELL PM 4: 12
Ουίπον (Golden Falcon, Inc.	AHASSE TATAL
	reutly filed with the Florida Dept. of Stat	e)
·	8000069082	-
	umber of Corporation (if known)	
nendment(s) to its Articles of Incorporation If amending name, enter the new name		
Enter new principal office address, if applicable to the principal office address MUST BE A STRE	le:	
(Mailing address MAY BE A POST OF)		
(Mailing address <u>MAY BE A POST OF</u>	registered office address in Florids, ente gistered office address:	r the game of the
(Mailing address MAY BE A POST OF) If amending the registered agent and/or		r the game of the
(Mailing address MAY BE A POST OF) If amending the registered agent and/or new registered agent and/or the new re	gistered office address:	r the name of the
(Mailing address MAY BE A POST OF) If amending the registered agent and/or new registered agent and/or the new re	Pistered office address: ABDLHAKIM H. HALUM	r the game of the
(Mailing address MAY BE A POST OF) If amending the registered agent and/or new registered agent and/or the new re Name of New Registered Agent:	ABDLHAKIM H. HALUM 7953 HIGWAY 90 (Florida street address) SNEADS	, Florida <u>32460</u>
(Mailing address MAY BE A POST OF) If amending the registered agent and/or new registered agent and/or the new re Name of New Registered Agent:	ABDLHAKIM H. HALUM 7953 HIGWAY 90 (Florida street address) SNEADS	

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:
(Attach additional sheets, if necessary)

<u>Title</u>	Name	Address	Type of Action
<u>-</u> 'P	RAED HAIFA	640 PAT THOMAS PARKWAY, FL. 32351	☐ Add ☑ Remove
			☐ Add ☐ Remove
	t or <u>adding additional Articles, enter c</u> ional sheets. if necessary). (Be specifi		
provisions	dment provides for an exchange, reclifor implementing the amendment if numbers indicate N/A)	ussification, or cancellution of iss ot contained in the amendment i	ued shares,
ARTICLE II:	AMEND RAED HAIFA SHARES	S FROM 50 TO 0	
ARTICLE II:	AMEND ABBHAKIM H. HALUM SI	HARES FROM 50 TO 100	
	ADDRESS: 7953 HIGHWAY 90	, SNEADS FL 32460 US	

The date of each amendment	(s) adoption: _07/27/2011
TOPPOSITE SEASON PRODUCTS	(date of adoption is required)
Effective date <u>if applicable</u> :	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/wer by the shareholders was/we	re adopted by the shareholders. The number of votes cast for the amendment(s) are sufficient for approval.
	e 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	east for the amendment(s) was/were sufficient for approval
by	
	(voting group)
The amendment(s) was/wer action was not required.	e adopted by the board of directors without shareholder action and shareholder
The amendment(s) was/wer action was not required.	e adopted by the incorporators without shareholder action and shareholder
OatedSignature(By	a director, president of other officer – if directors or officers have not been
	cted, by an incorporator – if in the hands of a receiver, trustee, or other court pinted fiduciary by that fiduciary)
	RAED HAIFA
	(Typed or printed name of person signing)
	PRESIDENT
	(Title of person signing)