

Division of Corporations Electronic Filing Cover Sheet

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COR AMND/RESTATE/CORRECT OR O/D RESIGN FIRST TITAN CORP.

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Corporate Filing Menu

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6/6/2012

Articles of Amendn	nent PILED
to Articles of Incorpora	2012 JUN - 5 2
of	2012 JUN -6 PM 3: 14;
FIRST TITAN CORP.	SECHETARY OF STATE FLORIDA
(Name of Cornoration as currently filed with the Flo	rida Dent. of State)
P1000076007	·
(Document Number of Corporation (if	known)
Pursuant to the provisions of section 607.1006, Florida Statutes, this amendment(s) to its Articles of Incorporation:	s Florida Profit Corporation adopts the following
A. If amending name, enter the new name of the corporation;	
	The new
name must be distinguishable and contain the word "corporation abbreviation "Corp.," "Inc.," or Co.," or the designation "Corp," name must contain the word "chartered," "professional association,"	'Inc." or "Co". A professional corporation
B. Enter new principal office address, if applicable:	•
(Principal office address MUST BE A STREET ADDRESS)	
C. Enter new mailing address, if applicable:	
(Malling address MAY BE A POST OFFICE BOX)	
D. If amending the registered agent and/or registered office addresses new registered agent and/or the new registered office address:	ss in Florida, enter the name of the
Name of New Registered Agent:	
Man Production of Control of Cont	
New Registered Office Address: (Florida stre	et adaress) .
(6)6-1	Florida
(City)	(Zip Cods)
New Registered Agent's Signature, if changing Registered Agent: I hereby accept the appointment as registered agent. I am familiar wi	th and assent the abliquiture of the entire
a nervoy woodh me oppinimitem us registered agent. I am familiar wi	m una seeept me oonganons oj me pasmon.
Signature of New Regist	erad Agant, if changing

<u> Citle</u>	<u>Name</u>	Address	Type of Actio
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			🛮 Remove
			DAdd
			Remove
provis	umendment provides for an ex tions for implementing the om not applicable, indicate N/A)	change, reclassification, or cancellation and in the amend	ı of issued shares, ment itselfi
provis	ious for implementing the om not applicable, indicate N/A)	change, reclassification, or cancellation and the amend	ı of issucd shares, ment itselfi
nrovis (if	ious for implementing the om not applicable, indicate N/A)	change, reclassification, or cancellation endinent if not contained in the amend	ı of issued shares, ment itself:
nrovis (if	ious for implementing the om not applicable, indicate N/A)	change, reclassification, or cancellation and the amend	ı of issuci shares, ment itself:

The date of each amendment	(s) adoption: June 5, 2012
	(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/we by the shareholders was/we	re adopted by the shareholders. The number of votes cast for the amendment(s) are sufficient for approval.
The amendment(s) was/we must be separately provide	re approved by the shareholders through voting groups. The following statement of for each voting group entitled to vote separately on the amendment(s):
"The number of votes	cust for the amendment(s) was/were sufficient for approval
by	,,
	(voting group)
The amendment(s) was/we action was not required.	re adopted by the board of directors without shareholder action and shareholder
The amendment(s) was/we action was not required.	re adopted by the incorporators without shareholder action and shareholder
Dated_June	e 5, 2012 <u>/</u>
Signature	Mark
(B)	a director, president or other officer – if directors or officers have not been exted, by an incorporator – if in the hands of a receiver, trustee, or other court cointed fiduciary by that fiduciary)
	Robert Federowicz
	(Typed or printed name of person signing)
	President and CEO
	(Title of person signing)

STATE OF FLORIDA CERTIFICATE OF AMENDMENT OF CERTIFICATE OF INCORPORATION

The corporation organized and existing under and by virtue of the General Corporation Laws of the State of Florida does hereby certify:

FIRST: That at a meeting of the Board of Directors of FIRST TITAN CORP., a resolution was duly adopted setting forth a proposed amendment of the Certificate of Incorporation of said corporation, declaring said amendment to be advisable and calling a meeting of a majority of the stockholders of said corporation for consideration thereof. The resolution setting forth the proposed amendment is as follows:

RESOLVED, that the Certificate of Incorporation of this corporation be amended by changing the Article numbered "IV" so that, as amended, all previous language to this Article shall be deleted and the entire Article shall read as follows:

ARTICLE IV, CAPITAL STOCK: The total number of shares of capital stock that the Corporation has the authority to issue is One Hundred Million (100,000,000). The total number of shares of common stock that the Corporation has the authority to issue is One Hundred Million (100,000,000) and the par value of each share of such common stock is one-hundredth of one cent (\$.0001) for an aggregate par value of Ten Thousand Dollars (\$10,000.00).

The outstanding shares of common stock, \$.0001 par value of the Corporation shall be combined on the basis that 20 existing shares of common stock shall become one (1) new share of common stock without changing the par value of the shares of the Corporation (the "Reverse Split"). To the extent a stockholder holds a number of existing shares of common stock immediately prior to the filing and recording of this Amendment that is not divisible by 20, such stockholder shall be entitled to receive, in lieu of recovering a fractional share, that number of shares determined by rounding up such fractional interest to the nearest whole number. No fractional shares shall be issued.

Post Split Authorized Shares: The post-split-adjusted authorized common shares shall equal One Hundred Million (100,000,000).

Effective Date: The 'Effective Date' shall be the first date permitted or determined by the Financial Industry Regulatory Agency (FINRA) as the effective date of such reverse stock split, subject to the prior filing and recording of this Amendment in the Office of the Secretary of State of the state of Florida.

SECOND: That thereafter, pursuant to resolution of the Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 607.10025 and 607.1003 of the Business Organizations of Corporation Statutes of the state of Florida at which meeting the necessary number of shares as required by statute were voted in favor of the amendment.

THIRD: That said amendment was duly adopted in accordance with the provisions of Section 607.003 of the Business Organizations of Corporation Statutes of the state of Florida.

IN WITNESS WHEREOF, said corporation has caused this certificate to be signed this day of TUNE 2012.

ROBIST FEDEROWICZ President and CEO

Authorized Officer