P11000019132

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SECRETARY OF STATE

Amend Brawn

1Brawn 5-17-11

COVER LETTER

TO: Amendment Section Division of Corporations

Tallahassee, FL 32314

NAME OF CORPO	ORATION: B&D AIR CONDITIONING INC					
DOCUMENT NUM	1BER:	P11000019132				
The enclosed Article	es of Amendment and fee a	are submitted for filing.				
Please return all corr	espondence concerning th	is matter to the following:				
_		RYAN S DROCK	···			
	,	lame of Contact Person				
B&D AIR CONDITIONING INC						
Firm/ Company						
288 KENSINGTON WAY						
Address						
WELLINGTON FL 33414						
	С	ity/ State and Zip Code				
	RYANSDR E-mail address: (to be use	OCK@YAHOO.COM d for future annual report notification)				
For further informati	on concerning this matter,	nlease call:				
	AN S DROCK	_	400-5854			
Name of Contact Person		Area Code & Daytime T				
Enclosed is a check f	or the following amount n	nade payable to the Florida Depa	artment of State:			
 \$35 Filing Fee	☐ \$43.75 Filing Fee & Certificate of Status	\$43.75 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 Division of Corporations P.O. Box 6327		Street Address Amendment Section Division of Corporations Clifton Building				

2661 Executive Center Circle

Tallahassee, FL 32301

Articles of Amendment to **Articles of Incorporation**

s 1			Se_
	Articles of A	mendment	• •
	to Articles of Inc	ornoration	<i>\$</i> .
•	of	or por action	3/12 /
B&D AIR C	CONDITION	NG INC	of State) AHASSEE OF SAIR
(Name of Corporation as cur			of State) AHAAA
P1·	1000019132		- ASSERONS
	mber of Corporat		- FIOATE
Pursuant to the provisions of section 607.100 amendment(s) to its Articles of Incorporation:	06, Florida Statu	tes, this <i>Florida I</i>	Profit Corporation adopts the
A. If amending name, enter the new name of	of the corporatio	<u>n:</u>	
			The n
name must be distinguishable and contain abbreviation "Corp.," "Inc.," or Co.," or th name must contain the word "chartered," "pr	e designation "C	'orp," "Inc," or "(Co". A professional corporat
. Enter new principal office address, if applicable:		RYAN S DROCK	
Principal office address <u>MUST BE A STRE</u>	ET ADDRESS)	288 KENSINGTON WAY	
		WELLINGTON	N FL 33414
C. Enter new mailing address, if applicable (Mailing address MAY BE A POST OFF)		RYAN S DRO	CK@YAHOO.COM
). If amending the registered agent and/or new registered agent and/or the new reg			a, enter the name of the
Name of New Registered Agent:	RYAN S DRO	OCK	
	288 KENSIN	GTON WAY	
New Registered Office Address:	(Flori	da street address)	
	WELLINGTO	NFL	, Florida 33414
	(City)		(Zip Code)
New Registered Agent's Signature, if changi	ng Registered A	gent:	
hereby accept the appointment as registered a			ot the obligations of the position
	1 ast	Page	
	Signature of New	Registered Agent,	if changing

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) **Title** Name Address Type of Action Р RYAN S DROCK ☑ Add 288 KENSINGTON WAY WELLINGTON FL 33414 ☐ Remove NANCY J FENTON 726 SW LAKE CHARLES CIR Add RICHARD W BLIGH 960 S OLD DIXIE HWY Add E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific) F. 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: (if not applicable, indicate N/A) A VOTE WAS TAKEN A THE MAJORITY VOTE WAS T REMOVE RICHARD W BLIGHT THE B&D AIR CONDITIONING AND GIVE HIS SHARES TO B&D AIR CONDITIONING TNC

The date of each amendm	ient(s) adoption: 05/5/2010				
	(date of adoption is required)				
Effective date <u>if applicable</u> : (no more than 90 days after amendment file date)					
Adoption of Amendment((s) (<u>CHECK ONE</u>)				
The amendment(s) was by the shareholders was	/were adopted by the shareholders. The number of votes cast for the amendment(s) s/were sufficient for approval.				
	were approved by the shareholders through voting groups. The following statement vided for each voting group entitled to vote separately on the amendment(s):				
"The number of vo	tes cast for the amendment(s) was/were sufficient for approval				
by					
	(voting group)				
The amendment(s) was, action was not required.	were adopted by the board of directors without shareholder action and shareholder.				
The amendment(s) was/action was not required.	were adopted by the incorporators without shareholder action and shareholder				
Dated_5/	5/2010				
5	By adirector, president or other officer – if directors or officers have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)				
	RYAN S DROCK				
	(Typed or printed name of person signing)				
	PRESIDENT				
	(Title of person signing)				