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*Amended*

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FILED  
2015 MAR 12 PM 3:48  
SECRETARY OF STATE  
TALLAHASSEE, FLORIDA

*DR*  
*3/12/15*

**COVER LETTER**

TO: Amendment Section  
Division of Corporations

NAME OF CORPORATION: NEUROTRONIX IMAGING SOLUTIONS, CORP.

DOCUMENT NUMBER: P 1300006387

The enclosed *Articles of Amendment* and fee are submitted for filing.

Please return all correspondence concerning this matter to the following:

EDUARDO J. CANO

Name of Contact Person

EDUARDO J. CANO CPA

Firm/ Company

9331 NW 121 TERRACE

Address

HIALEAH GARDENS, FL 33018

City/ State and Zip Code

EDUARDOJCANO@BELLSOUTH.NET

E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

EDUARDO J. CANO

Name of Contact Person

at ( 305 ) 820-7090

Area Code & Daytime Telephone Number

Enclosed is a check for the following amount made payable to the Florida Department of State:

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CK1827

**Mailing Address**

Amendment Section  
Division of Corporations  
P.O. Box 6327  
Tallahassee, FL 32314

**Street Address**

Amendment Section  
Division of Corporations  
Clifton Building  
2661 Executive Center Circle  
Tallahassee, FL 32301

ARTICLES OF AMENDMENT TO FILED  
ARTICLES OF INCORPORATION OF  
NEUROTRONIX IMAGING SOLUTIONS CORP. PM 3:48  
2015 JAN 14

Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following articles of amendment to its articles of incorporation.

FIRST: Amendments adopted.

Article VII should read:

The actual owners/stockholders and officers of the Corporation are  
Eduardo J. Reinoso President 8503 NW 35 CT. UNIT 5, CORAL SPRINGS, FL 33065  
Jorge L. Alcaina Secretary 8205 W 18 LN ROAD, HIALEAH, FL 33014  
Roberto Hernandez Treasurer 17502 NW 7TH ST, PEMBROKE PINES, FL 33029

ARTICLE VIII should read:

NEUROTRONIX IMAGING SOLUTIONS CORP. is divided between the three legal owners mentioned above as follows:

-33.33% each in profits regarding any major sales carried out beyond the revenue supplied by the service contracts which are the foundation for the regular and stable salary.

-Weekly salary terms will stay the same until new agreement is reached by all owners. Current salary is subject to available revenue and has been kept as: Eduardo R. Reinoso (40%), Jorge L. Alcaina (40%) and Roberto Hernandez (20%). In terms of gross income, current salary will be: Eduardo R. Reinoso (\$1,000), Jorge L. Alcaina (\$1,000), and Roberto Hernandez (\$500). NOTE: Stability of these percentages can vary according to availability of revenue to pay those salaries. It is not a fixed amount. All owners must agree on any terms before any change is done.

-All owners agree to abide by and respect the company policy which forbids side working, side income or profit outside the company with customers that can bring potential revenue to NEUROTRONIX. If any owner is caught breaking this rule, disciplinary action can be taken against him by the other two owners; penalties can go from monetary to moral compensation due to loss in revenue and loss of credibility for the company and other partners.

-By the same token the share of stock are equally divided.

SECOND: The amendments were approved by the shareholders. The number of votes cast for the amendments were sufficient for approval.

THIRD: The date of adoption of the amendments is January 14, 2015.

Signature \_\_\_\_\_

PRESIDENT

(By the chairman or vice of the board of directors,  
President or other if adopted by the shareholders)

Or

(By a director if adopted by the directors)