Division of Corporations **Electronic Filing Cover Sheet**

Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

(((H140001816543)))



H140001818643ABC/

Note: DO NOT hit the REFRESH/RELOAD button on your browser from this page. Doing so will generate another cover sheet.

To:

Division of Corporations

Fax Number

: (850)617-6380

From:

AUG 01 2014

Account Name

: SANDRA ROLON & ASSOCIATES, CPA, PA

Phone

Account Number: Il9980000068

R. WHITE

: (954) 437-0700 Fax Number : (954) 436~8195

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

Email Address: alina @sracpa.net

COR AMND/RESTATE/CORRECT OR O/D RESIGN WELLNESS LIFESTYLE SYSTEMS, INC.

Certificate of Status	0
Certified Copy	0
Page Count	01
Estimated Charge	\$35.00

Electronic Filing Menu

Corporate Filing Menu

Help

H14000181654 3

Filen

Articles of Amendment to Articles of Incorporation 14 JUL 31 11 9: 20

TARLAMADILLA, FLYADA

of

WELLNESS LIFESTYLE SYSTEMS, INC.

(Name of Corporation as currently filed with the Florida Dept. of State)

P14000024804

(Document Number of Corporation (if known)

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

n "Corp," "Inc," or "Co". A pro " or the abbreviation "P.A."	ofessional corporation name i	nust co
plicable: ETADDRESS)		
e: ICE BOX)	·····	
		
registered office address in Flor datered office address:	ida, enter the name of the	
(Florida street address)		
	"Corp," "Inc," or "Co". A pr " or the abbreviation "P.A." plicable: ETADDRESS) E: ICE BOX	the word "corporation," "company," or "incorporated" or to "Corp," "Inc," or "Co". A professional corporation name no the abbreviation "P.A." plicable: ETADDRESS) E: ICE BOX) registered office address in Florida, enter the name of the

Page 1 of 4 H14000181654 3

H14000181654 3

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)

Please note the officer/director title by the first letter of the office title:

P = President; V= Vice President; T= Treasurer; S= Secretary; D= Director; TR= Trustee; C = Chairman or Clerk; CEO - Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

X Change	PT John D	<u>oc</u>			
X Remove	V Mike J	Mike Jones			
X Add	<u>\$V</u> <u>Sally Smith</u>				
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s		
1) Change					
Add					
Remove					
2) Change			·		
Add					
Remove					
3) Change					
Add					
Remove					
4) Change					
Add					
Remove					
5) Change					
Add					
Remove					
6) Change					
Add	. — —				
Remove					

Page 2 of 4 H14000181654 3

H14000181654 3

		
		·
	<u></u>	
if an amendment provides for a <u>n e</u> provisions for implementing the a (if not applicable, indicate N/A	chauge, reclassification, or cancellation nendment if not contained in the amends	of issued shares, ment itself:

Jul. 31.

H14000181654 3

The date of each amendment(s) adoption; _ date this document was signed.	7-31-2014	_ if other than the
-		
Effective date if applicable;	(no more than 90 days after amendment file date)	.
Adoption of Amendment(s) (C	HECK ONE)	
The amendment(s) was/were adopted by the by the shareholders was/were sufficient for	e shareholders. The number of votes east for the amendment(s) approval.	
	he shareholders through voting groups. The following statement g group sutiled to vote separately on the amandment(s):	
	endment(s) was/were sufficient for approval	
by	11	
(ve	oling group)	
The amendment(s) was/were adopted by the action was not required.	s board of directors without sharsholder action and sharsholder	
The amendment(s) was/were adopted by the action was not required.	e incosporators without shareholder action and shareholder	
Dated 7-31-14/		7
saleoted, by courts	sates or other officer - If directors or officers have not been corporator - If in the hands of a receiver, trustee, or other court by by that fiduciary)	•
ANGEL	O ACOCELLA	
	(Typed or printed name of person signing)	•
PRESID	DENT	
	(Title of person algaing)	•