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(Re	equestor's Name)	
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PICK-UP	☐ WAIT	MAIL
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Certified Copies	_ Certificates	s of Status
Special Instructions to	Filing Officer:	·





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C. CARROTHERS

SECRETARY OF STATE

Articles of Amendment to Articles of Incorporation of

urrently filed with the Florida Dept. of State)
mber of Corporation (if known)
es, this Florida Profit Corporation adopts the following amendment(s) t
ion:
poration," "company," or "incorporated" or the appreviation." or "Co". A professional corporation name must compain the jation "P.A."
ОП — 'ж
ice address in Florida, enter the name of the address:
orida street address)
,
(City), Florida (Zip Code)
(City)
Agent: amiliar with and accept the obligations of the position.
of New Registered Agent, if changing

address of each Office (Attach additional shee Please note the officer) P = President; V = Vice Executive Officer; CFC held. President, Treasu Changes should be note a change, Mike Jones I Mike Jones, V as Remo	r and/or I ts, if neces. director tit e Presiden O = Chief rer, Direct ed in the fo eaves the c	Director be sary) le by the fir t; T= Trea Financial (or would b ollowing me corporation	cing added: rst letter of the office title: surer; S= Secretary; D= Director; TR= Officer. If an officer/director holds more pe PTD. anner. Currently John Doe is listed as the standard Source of the Source	Trustee; C = Chairman or Clerk; CEO = Chief e than one title, list the first letter of each office the PST and Mike Jones is listed as the V. There is the should be noted as John Doe, PT as a Change,
Example: X Change	<u>PT</u>	John Do	<u>e</u>	
X Remove	<u>V</u>	Mike Jor	<u>nes</u>	
X Add	<u>sv</u>	Sally Sm	<u>nith</u>	
Type of Action (Check One)	Title		Name	Address
1) Change		_		
Add				
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2) Change		_		
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3) Change		_		
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4) Change	_	_		
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ttached Amended A	eets, if necessary). (Be Articles of Incorporation	specific)			
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an amendment pr	ovides for an exchange	, reclassification, o	or cancellation of is	sued shares,	
rovisions for impl (if not applicab	lementing the amendme le, indicate N/A)	ent if not contained	l in the amendment	itself:	
(g no. appnear	ic, maioaic 1771)				
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The date of each amendment(s) adoption:	, if other than the
Effective date if applicable:	
(no more than 90 days after amendment file date)	
Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date document's effective date on the Department of State's records.	e will not be listed as the
Adoption of Amendment(s) (CHECK ONE)	
The amendment(s) was/were adopted by the shareholders. The number of votes cast for the amendment(s) by the shareholders was/were sufficient for approval.	ı
☐ The amendment(s) was/were approved by the shareholders through voting groups. The following statemer must be separately provided for each voting group entitled to vote separately on the amendment(s):	nt
"The number of votes cast for the amendment(s) was/were sufficient for approval	
by" (voting group)	
(voting group)	
☐ The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.	
☐ The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.	
Dated <u>U</u> 11115	
Signature all Xa	
(By a director, 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)	
Alexa R. Burns	
(Typed or printed name of person signing)	
Secretary/Treasurer	
(Title of person signing)	·

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF ULTIMATE POOL SERVICE II, INC.

The undersigned, for the purpose of forming a corporation under the Florida General Corporation Act, does hereby adopt the following Articles of Incorporation:

ARTICLE I - NAME

The name of this corporation is ULTIMATE POOL SERVICE II, INC.

ARTICLE II - DURATION

This corporation shall have perpetual existence commencing on the date of the filing of these Articles with the Department of State.

ARTICLE III - PURPOSE

The general purposes for which the Corporation is organized are the following:

- A. To engage in the business of servicing and maintaining swimming pools.
- B. To engage in and transact any lawful business for which corporations may be incorporated under the Florida General Corporation Act. No other purpose limits this general purpose in any way.
- C. To do such other things as are incidental to the purposes of the Corporation or necessary or desirable in order to accomplish them.

ARTICLE IV - CAPITAL STOCK

The aggregate number of shares which the Corporation is authorized to issue is ONE THOUSAND (1,000) shares of common stock. Such shares shall be of a single class and shall have no par value per share.

ARTICLE V - INITIAL REGISTERED OFFICE AND AGENT

The name of the initial registered agent of this corporation and the street address is Alexa Burns, 8090 Nightwalker Road, Weeki Wachee, FL 34613. The principal office and mailing address of this corporation is 8090 Nightwalker Road, Weeki Wachee, FL 34613.

ARTICLE VI - INITIAL BOARD OF DIRECTORS

This corporation shall have two (2) Directors constituting the initial Board of Directors. The number of Directors may be either increased or decreased from time to time in accordance with the By-Laws but shall never be less than one. The names and address of the initial Board of Directors of this corporation are:

<u>NAME</u>	<u>ADDRESS</u>
Chris Zahringer	8090 Nightwalker Road Weeki Wachee, FL 34613
Alexa Burns	8090 Nightwalker Road Weeki Wachee, FL 34613

ARTICLE VII - INCORPORATOR(S)

The name and address of the Incorporator is:

<u>NAME</u>	<u>ADDRESS</u>
Alexa Burns	8090 Nightwalker Road
	Weeki Wachee, FL 34613

ARTICLE VIII - PREEMPTIVE RIGHTS

Each Shareholder of the Corporation shall have the right to purchase, subscribe for, or receive a right or rights to purchase or subscribe for, at the price for which it is offered to others, that Shareholder's pro rata portion of the following:

- A. Any stock of any class that the Corporation may issue or sell, whether or not exchangeable for any stock of the Corporation of any class or classes, and whether or not of unissued shares authorized by the Articles of Incorporation as originally filed or by any amendment thereof or out of shares of stock of the Corporation acquired by it after the issuance thereof, and whether issued for cash or other consideration; or
- B. Any obligation that the Corporation may issue or sell which is convertible into or exchangeable for any stock of the Corporation of any class of classes, or to which is attached or pertinent any warrant or warrants or other instruments conferring on the holder the right to subscribe for or purchase from the Corporation any shares of its stock of any class or classes.

This right shall be deemed waived by any Shareholder who does not exercise it and pay for the shares preempted within thirty (30) days after receipt of written notice from the Corporation stating the price, terms and conditions of the issue of shares and inviting the Shareholder to exercise this preemptive right. This right may also be waived by a written waiver signed by the Shareholder.

ARTICLE IX - STOCK TRANSFER RESTRICTIONS

Shares held by each Shareholder may not be sold or otherwise transferred to other persons unless first offered to this Corporation or to the remaining Shareholders in proportion to their shares. The price, terms and other provisions regarding this restriction may be specified by written agreement among the Shareholders, which agreement may expand this Article and which may also

include the Corporation as a party.

ARTICLE X - AMENDMENT

The Corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation or any amendment to them, and any right conferred upon the Shareholders is subject to this reservation.

IN WITNESS WHEREOF, the undersigned subscriber has executed these Articles of Incorporation this _____ day of June 2015.

Alexa Burns

<u>CERTIFICATE OF DESIGNATION</u> REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of sections 607.0501 or 617.0501, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida.

- 1. The name of the corporation is ULTIMATE POOL SERVICE II, INC.
- 2. The name and address of the registered agent and office is:

Alexa Burns 8090 Nightwalker Road Weeki Wachee, FL 34613

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

Alexa Burns

4315 Date 315