P15000091567

(Reque	estor's Name)
(Addre	ss)
(Addre	ss)
(City/S	tate/Zip/Phone #)
PICK-UP	WAIT MAIL
(Busine	ess Entity Name)
(Docum	nent Number)
Certified Copies	Certificates of Status
Special Instructions to Filin	
40,	Y. HORNE 828 2023

Office Use Only



700406669047

04/27/23--01002--014 **35.00

2023 FEB 27 AH ID: C

MANAGER TO

BECEIVED

Department of State Division of Corporations

American Expediting (Stealth Courier)

1531 Commonwealth Business Dr Suite 105 Tallahassee, FL. 32303 850-294-5632 Date- 4/27/2023

Stealth Courier Box

Company:Ciento

Requester: Green spoon Marder

Order: 14607246

Department of State Division of Corporations

American Expediting (Stealth Courier)

1531 Commonwealth Business Dr Suite 105 Tallahassee, FL. 32303 850-294-5632 Date- 4/27/2023

Stealth Courier Box

Company:Ciento

Requester: Green spoon Marder

Order: 14607246

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION:	CIENTO IN	VESTMENTS CORPOR	ATION
DOCUMENT NUMBER:	P1500009156	7	
The enclosed Articles of Amenda	nent and fee are sub	mitted for filing.	
Please return all correspondence of	concerning this matt	er to the following:	
Benjamin I	Miller		
		Name of Contact Perso	n
Greenspoo	n Marder LLP		
		Firm/ Company	
600 Bricke	ll Ave, Suite 3600		
		Address	
Miami, FL	33131		
		City/ State and Zip Cod	e
benjamin.n	niller@gmlaw.com		
		d for future annual report	notification)
For further information concerning Benjamin Miller	g this matter, please	call: at (
Name of Contact P	erson	at (at Co) de & Daytime Telephone Number
Enclosed is a check for the followi	ng amount made pa		-
	75 Filing Fee & ficate of Status	S43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	□\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
Mailing Address Amendment Sector Division of Corp P.O. Box 6327 Tallahassee, FL 3	ion orations	Amend Divisio The Co	Address ment Section n of Corporations entre of Tallahassee J. Monroe Street, Suite 810

Tallahassee, FL 32303



Articles of Amendment to Articles of Incorporation of

CIENTO INVESTMENTS CORPORATION	
	filed with the Florida Dept. of State)
P15000091567	
(Document Number of	Corporation (if known)
ursuant to the provisions of section 607.1006, Florida Statutes, this A s Articles of Incorporation:	Florida Profit Corporation adopts the following amendment(s) t
If amending name, enter the new name of the corporation:	
ame must be distinguishable and contain the word "corporation," "c Inc.," or Co.," or the designation "Corp," "Inc," or "Co". A chartered," "professional association," or the abbreviation "P.A."	The new ompany," or "incorporated" or the abbreviation "Corp.," professional corporation name must contain the word
. Enter new principal office address, if applicable: Principal office address <u>MUST BE A STREET ADDRESS</u>)	
. Enter new mailing address, if applicable:	
(Mailing address MAY BE A POST OFFICE BOX)	
If amending the registered agent and/or registered office address: Name of New Registered Agent	
Name of New Registered Agent	
(Florida stree	t address)
New Registered Office Address:	, Florida
(0	City) (Zip Code)
ew Registered Agent's Signature, if changing Registered Agent: tereby accept the appointment as registered agent. I am familiar wi	th and accept the obligations of the position.
Signature of New Res	istered Agent, if changing
eck if applicable	2

☐ The amendment(s) is/arc being filed pursuant to s. 607.0120 (11) (e), P.S.

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.

Example:

X Change	<u>PT</u>	<u>John D</u>	<u>oe</u>	
X Remove	<u>v</u>	Mike J	ones	
X Add	<u>\$V</u>	Sally S	mith	
Type of Action (Check One)	Title		<u>Name</u>	<u>Addres</u> s
I) Change	•—-	_		
Add				
Remove				
2) Change		_		
Add				
Remove 3) Change		_		
Add				
Remove				
4) Change		_		
Add				
Remove				
5) Change		_		
Add				
Remove				
6) Change		_		
Add				
Remove				

E ATTACHMEN	adding additional Ar I sheets, if necessary). IT FOR AMENDME	NT TO ARTICLE	īv			
		- TO ARTICLE	1 4			
	<u> </u>	· · · · · · · · · · · · · · · · · · ·				
						
					· · · · · · · · · · · · · · · ·	
<u> </u>						
				-		
			<u> </u>		······	
		···				
	-					
	<u> </u>					
				-		
				, <u>.</u>		
						
an amendment	provides for an excl	nange, reclassifica	tion, or cancella	ion of issued shar	es.	
STOAISIOUS LOL III	<u>ipiementing the ame</u>	ndment if not cor	tained in the am	endment itself:		
(у погаррис	able, indicate N/A)					
						
					<u></u>	
	· · · · · · · · · · · · · · · · · · ·					
						
			-		· · · · · · · · · · · · · · · · · · ·	

date this document was signed.	adoption:, if other than
1	N/A
Effective date <u>if applicable</u> :	
	(no more than 90 days after amendment file date)
Note: If the date inserted in thi document's effective date on the	s block does not meet the applicable statutory filing requirements, this date will not be listed as Department of State's records.
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/were action was not required.	adopted by the incorporators, or board of directors without shareholder action and shareholder
☐ The amendment(s) was/were by the shareholders was/were	adopted by the shareholders. The number of votes cast for the amendment(s) sufficient for approval.
☐ The amendment(s) was/were a must be separately provided.	approved by the shareholders through voting groups. The following statement for each voting group entitled to vote separately on the amendment(s):
"The number of votes ca	ast for the amendment(s) was/were sufficient for approval
	•••
by	99
by	(voting group)
DatedSignature	2023
Dated Apri Signature By a selec	Adirector, president or other officer – if directors or officers have not been sted, by an incorporator – if in the hands of a receiver, trustee, or other court
Dated Apri Signature By a selec	2023
Dated Apri Signature By a selec	Adirector, president or other officer – if directors or officers have not been sted, by an incorporator – if in the hands of a receiver, trustee, or other court inted fiduciary by that fiduciary)
Dated Apri Signature By a selec	Adirector, president or other officer – if directors or officers have not been sted, by an incorporator – if in the hands of a receiver, trustee, or other court
Dated Apri Signature By a selec	Adirector, president or other officer – if directors or officers have not been sted, by an incorporator – if in the hands of a receiver, trustee, or other court inted fiduciary by that fiduciary)

.

ATTACHMENT TO ARTICLES OF AMENDMENT CIENTO INVESTMENTS CORPORATION

Article IV of the Articles shall be deleted in their entirety and amended as follows:

ARTICLE IV

CAPITAL STOCK

The number of shares the corporation is authorized to issue is 100.

There shall be two (2) classes of shares: Class A voting and Class B non-voting

There shall be a total of one (1) Class A voting share with a par value of one cent (\$0.01) per share. Each share of voting stock shall be entitled to one vote.

There shall be a total of ninety-nine (99) Class B non-voting shares with a par value of one cent (\$0.01) per share.

Holders of the capital stock shall not have any preemptive rights to purchase any new shares of stock or securities, or rights to acquire stock or securities of the Corporation. Cumulative voting shall not be allowed in the election of its directors or for any other purpose.
