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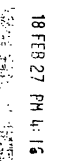
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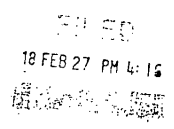
R. WHITE
FEB 2 8 2018



## COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: TENZA M	OTORS INC				
DOCUMENT NUMBER: P17000055547					
The enclosed Articles of Amendment and fe	e are submitted for filing.				
Please return all correspondence concerning	this matter to the following:				
ANDREY GOLEV					
	Name of Contact Person				
TENZA MOTORS P	TENZA MOTORS INC				
Firm/ Company 15811 COLLINS AVE, APT 3803					
Address					
SUNNY ISLES BEA					
	City/ State and Zip Code				
GOLEV,ANDREY@INBC	OX.RU				
E-mail address: (	(to be used for future annual report notification)				
For further information concerning this matt	er, please call:				
ANDREY GOLEV	786 510-8053				
Name of Contact Person	at (786 ) 510-8053  Area Code & Daytime Telephone Number				
Name of Contact Person	Area Code & Daytime Telephone Souther				
Enclosed is a check for the following amoun	nt made payable to the Florida Department of State:				
\$35 Filing Fee  S43.75 Filing Certificate of 8	Fee & Status   S43.75 Filing Fee & Status   Certified Copy   Certified Copy   Certified Copy   Certified Copy   Certified Copy   CAdditional Copy   is enclosed)				
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 Articles of Incorporation of

TENZA MOTORS INC	
(Name of Corporation	as currently filed with the Florida Dept. of State)
P17000055547	
(Documer	nt Number of Corporation (if known)
Pursuant to the provisions of section 607,1006, Florida S its Articles of Incorporation:	Statutes, this Florida Profit Corporation adopts the following amendment(s) to
A. If amending name, enter the new name of the corp	poration:
	The-new
name must be distinguishable and contain the word "Corp.," "Inc.," or Co.," or the designation "Corp." word "chartered," "professional association," or the ab	"corporation," "company," or "incorporated" or the abbreviation "Inc," or "Co". A professional corporation name must contain the
B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDR	MESS )
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)	·
D. If amending the registered agent and/or registered new registered agent and/or the new registered of	d office address in Florida, enter the name of the ffice address:
Name of New Registered Agent	
	(Florida street address)
New Registered Office Address:	
- Control Cont	. Florida
New Registered Agent's Signature, if changing Regis	stered Agent: am familiar with and accept the obligations of the position.
, , , , , , , , , , , , , , , , , , , ,	
Signat	ture 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)

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: <u>X</u> Change	<u>PT</u>	<u>John Dog</u>		
X Remove	<u>v</u>	Mike Jones		
<u>X</u> Add	<u>sv</u>	Sally Smith		
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s	
1) Change	V	GLINKIN ALEXEY	3131 NE 188TH ST 1-606	
Add			AVENTURA, FL 33180	
X Remove				
2) Change	D	GLINKIN ALEXEY	3131 NE 188TH ST 1-606	
Add			AVENTURA, FL 33180	
X Remove				
3 ) Change	VP	GLINKIN ALEXEY	3131 NE 188TH ST 1-606	
Add			AVENTURA, FL 33180	
X Remove				
4) Change				
Add				
Remove				
5) Change				
Add				
Remove				
6) Change				
Add				
Romana				

E. If amending or adding additional Articles, enter change(s) here:
(Attach additional sheets, if necessary). (Be specific) ALEXEY GLINKIN HAS BEEN REMOVED FROM ALL THE CORPORATE POSITIONS SUCH AS DIRECTOR.
OFFICER, AND SHAREHOLDER BY THE PREVIOUS AMENDMENT, FILED ON DECEMBER 4TH, 2017.
SINCE THAT TIME, ANDREY GOLEV IS THE ONLY SHAREHOLDER, DIRECTOR, AND OFFICER OF THE
CORPORATION, AS THE RESULT OF ALEXEY GLINKIN'S ILLEGAL ACTIONS, HE HAS SELF-TITLED HIMSELF
AS THE VICE PRESIDENT (THE CORPORATE POSITION OF "TITLE VP"). IT HAS BEEN UNLAWFULLY
PERFORMED WITHOUT ANY BASIS FOR THAT, CURRENTLY, THERE IS NO ANY OTHER PERSON ON ANY
CORPORATE POSITION EXCEPT FOR ANDREY GOLEV WHO IS STILL THE ONLY SHAREHOLDER,
PRESIDENT AND CEO OF THE CORPORATION, DUE TO THIS, PLEASE REMOVE ALEXEY GLINKIN FROM
ALL CURRENT CORPORATE POSITIONS AS LISTED ABOVE.
•
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)
N/A

The date of each amendment(s) adoption:	, it other than the
date this document was signed.	
Effective date <u>if applicable</u> :	
tho more that	190 days after amendment file date)
Note: If the date inserted in this block does not meet the app document's effective date on the Department of State's records	dicable statutory filing requirements, this date will not be listed as the
Adoption of Amendment(s) (CHECK ONE)	
■ The amendment(s) was/were adopted by the shareholders. I by the shareholders was/were sufficient for approval.	The number of votes east for the amendment(s)
☐ The amendment(s) was/were approved by the shareholders to must be separately provided for each voting group entitled	hrough voting groups. The following statement to vote separately on the amendment(s):
"The number of votes east for the amendment(s) was/s	vere sufficient for approval
by	<u> </u>
(voting group)	
☐ The amendment(s) was/were adopted by the board of direct action was not required.	ors without shareholder action and shareholder
☐ The amendment(s) was/were adopted by the incorporators was not required.	Eithout shareholder action and shareholder
Dated  Signature	
(By a director, president or other o	fficer – if directors or officers have not been the hands of a receiver, trustee, or other court ry)
ANDREY GOLEV	
(Typed or print	ed name of person signing)
P, CEO	
(Ti	lle of person signing)