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Pursuant to the provisions of section 607, 100 its Articles of Incorporation:	06, Florida Statutes, this Florida	rofit Corporation	adopts the f	bllowing moc	ndmen:(s)
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<u>Many Registered Acent's Stanature. If champing Registered Agent:</u> Thereby accept the appointment as registered agent. I am familiar with and accept the obligations of the position.

0 Signature of New Registered Agent, if changing

Page 1 of 4

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 = Ircasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clark; CEO = ChiefExecutive Officer; CFO = Chief Fingncial Officer. If an officer/director holds more than one title, list the first latter of each officeheld. President, Ireasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Wike 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	PT	John Doe	
X Remove	¥	Mike Jones	· · ·
<u>X</u> Add	<u>\$Y</u>	Sally Smith	
<u>Type of Action</u> (Check One)	Title	Naux	Address
l)Change	P	YORDAN F CUEVAS	20231 SW 112 PL
Add .			MJAMI, FL 33189
X Renove			
2) Change	P	AZALIA CARBALLO	14940 DAY LILY CT
XAdd			ORLANDO, FL 32824
Remove	•	•	
3) Change			· · · · · · · · · · · · · · · · · · ·
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 S. If amending or additional Articles, enter change(s) here:

 (Attack additional sheets, if necessary).

 (Be specific)

F. If an amendment provides for an exchange, reclassification, or encellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (if not opplicable, indicate N/A).

Page 3 of 4

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-	Adoption of Assendmen	(1) ( <u>CRR</u>	CK ONE)		· ·
	The amendment(a) was by the shareholders was	sAvere adopted by the sli asAvera sufficient for app	archolders. The author of ver provat.	es cast for the emendment(a)	•
•	The amendment(a) we	s/were supraved by the s	Nareholdens (brough voting gro	ups. The following statement	
	must be separately pro	ovided for each voting gi	roup enlited to vote separatch	on the amendment(s):	
	"The number of	votes cast for the emends	ment(s) was/were sofficient for	opproval	•
	by		<u> </u>		
		(voi)n	e group)	- `	
	The amendment(s) was	stwere adopted by the bo	and of directors without shareh	older action and sbareholder	•
	action was not required	d ·	•		
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	Dated	05/09/2019			
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			YORDAN F CUBVAS		
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